CONTRACT FOR SALE – LAND NOT READY SCHEDULE



DATE OF THIS CONTR	RACT							
LAND	AND		Block	Section		Divi	sion	
			«Block»	«Section»		Denman	Prospect	
			Stage 2E					
STAKEHOLDER			Clayton Utz Trust Account					
SELLER'S AGENT		Not applicable						
OCCUPANCY		Vacant Posse						
CO-OWNERSHIP	Mark one		☐ Tenants in			□ Joint Te	nants	
	See clause 35		(Show shares)				nunto	
SELLER	Full name	00			vlimi	ted ACN 137 57	3 623 as trustee for	
•====:	ACN/ABN		Capital Estate Developments Pty Limited ACN 137 573 623 as trustee for the Capital Estate Developments Trust ABN 137 573 623					
	Address		Level 4, 21 Terminal Avenue, Plaza Offices – West, Canberra Airport ACT					
			2609					
SELLER'S	Firm		Clayton Utz					
SOLICITOR	Ref			Carol Axiotis / Danielle Mildren				
	Phone		(02) 6279 403	6 / (02) 6279 4020				
	Fax		(02) 6279 409					
	Address		Level 10, 2 Ph	illip Law Street, Car	nberra	ACT 2601		
	Email		conveyancing	a@claytonutz.com	า			
BUYER	Full Name							
	ACN/ABN							
	Address							
BUYER'S	Firm							
SOLICITOR	Ref							
	Phone							
	Fax							
	DX/Addres	s						
	Email	-						
PRICE	Price		\$< <insert>> (The Price is GST inclusive)</insert>					
	Less Deposit		\$< <insert>> (10% of Price)</insert>					
	Balance		\$< <insert>></insert>					
RESIDENTIAL	See page 2	? & clause	New Resident	ial Premises?		No	□Yes	
WITHHOLDING TAX	42		Potential Resi	dential Land?		No	⊠Yes	
						⊠Yes		
DATE FOR								
COMPLETION	See clause 19		In accordance with clause 19					
SUNSET DATE	See clause	s 5 & 27	31 March 2023					
			Annexure A - Director's Guarantee; Annexure B - Specimen Lease; Annexure					
STANDARD	Documents	annexed to		exure D - Block Plan				
ANNEXURES	this Contra	ct	Guidelines; Ar	nnexure F - Restricti	ve Cov	enant; Annexure	e G - Permissive	
			Caveat & Donor Deed; Annexure H - Title Documents					
RESTRICTIONS ON			Refer clauses	21 & 22				
TRANSFER				21022				
SPECIAL	Special cor	nditions	□Yes			🛾 No		
CONDITIONS	apply		Annexure I (if					
Defense signing this cont	wa at way, a bay			ORE SIGNING	linatia		nat advice frame very	
Before signing this cont solicitor.	ract you sho	uid ensure ina	t you understan	id your rights and or	Jiigalio	ns. You should g	get advice from your	
Capital Estate Devel	onmente			Buyer signature:	- T			
Pty Limited by its Att				Buyer eignature.				
under Power of Attorr				_				
Registration No.0143				Buyer name:				
the presence of:	, , , , ,							
Attorney's name:				Buyer signature:				
5				, ,				
14/1								
Witness signature:				Buyer name:				
Witness name:				Witness signature	e:			
				Witness name:				

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RW Amount

(residential withholding payment) — further details

The supplier will frequently be the Seller. However, sometimes further information will be required as to which entity is liable for GST (eg if the Buyer is part of a GST group, where the GST representative has the GST liability). If more than one supplier, provide details for each supplier.

Supplier	Name	Capital Estate Developments Pty Limited ACN 137 573 623 as trustee for the Capital Estate Developments Trust				
	ABN	22 117 906 634	Phone	6279 4000		
	Business address		Level 4, 21 Terminal Avenue, Plaza Offices – West, Canberra Airport ACT 2609			
	Email	conveyancing@claytonutz.com				
Residential	Supplier's portion of the RW Amount:		100%			
Withholding Tax	RW Percentage:		7%			
	RW Amount (ie the Buyer is required to		\$			
	Is any of the conside as an amount in mo	eration not expressed ney?	🖾 No	□Yes		
	If 'Yes', the GST inc of the non-monetary		\$			
	Other details (includ	ling those required by	regulation or th	e ATO forms):		

1. Transfer

1.1 The Seller agrees to transfer the Crown Lease to the Buyer for the Price on the terms of this Contract.

2. Terms of Payment

- 2.1 The Buyer must pay the Deposit to the Seller on the Date of this Contract.
- 2.2 The Deposit may be paid by cheque but if it is not paid on time, or if it is paid by cheque which is not honoured on first presentation, the Buyer is in default.
- 2.3 If the Deposit is not paid on time in accordance with clause 2.2 or, if it is paid by cheque which is not honoured on first presentation, the Buyer is in default and immediately and without the notice otherwise necessary under clause 11, clause 12 will apply
- 2.4 The Buyer acknowledges that the Seller has an unconditional right:
 - (a) to have a sum equal to 10% of the Price paid as Deposit on the making of this Contract; and
 - (b) to keep or recover that sum as set out in clause 12.1, if the Buyer defaults under this Contract.
- 2.5 Except if the Buyer provides a Deposit Bond in accordance with clause 27, and notwithstanding clause 2.1, the Seller agrees to accept payment of the Deposit in two instalments as follows:
 - (a) 5% of the Price on the Date of this Contract (First Instalment); and
 - (b) 5% of the Price on the Date for Completion (Second Instalment),

and in every respect time is of the essence of this clause 2.5.

- 2.6 The Stakeholder will hold the Deposit.
- 2.7 The Deposit becomes the Seller's property on Completion.
- 2.8 Completion must be effected on the Date for Completion or as otherwise determined by this Contract and if not so specified or determined, within a reasonable time.
- 2.9 The Buyer must pay to the Seller in Canberra on Completion the balance of the Price set out in the Schedule by unendorsed bank cheque.
- 2.10 The Buyer must give the Seller on Completion a written order signed by the Buyer or the Buyer's solicitor authorising the Stakeholder to account to the Seller for the Deposit.
- 2.11 Any money payable to the Seller by the Buyer or the Stakeholder must be paid to the Seller or as the Seller's solicitor may direct in writing and payment in accordance with that direction will be sufficient discharge to the person paying.

3. Title to the Crown Lease

- 3.1 The Crown Lease is transferred subject to its provisions, conditions, covenants and reservations in it.
- 3.2 The title to the Crown Lease is, or before Completion will be, registered under the *Land Titles Act 1925* (ACT).
- 3.3 The Crown Lease must be transferred free from all Affecting Interests except as otherwise provided in this Contract.

- 3.4 The Buyer is not entitled to insist on any Affecting Interest being removed from the title to the Crown Lease before Completion if the Seller on Completion gives the Buyer any documents and registration fees necessary to remove the Affecting Interest.
- 3.5 The Buyer must comply with the Crown Lease.

4. Margin Scheme

- 4.1 The Buyer and Seller agree that:
 - (a) the margin scheme applies to the supply of the Land; and .
 - (b) the Price is inclusive of any GST payable under the margin scheme.
- 4.2 Both the Buyer and the Seller agree that they are satisfied that the margin scheme validly applies to this supply within the reasonable scope of knowledge and application of the requirements of Division 75 of *A New Tax System (Goods and Services Tax) Act 1999* (Cth).
- 4.3 In this clause "GST", "supply" and "margin scheme" have the same meaning respectively as in the *A New Tax System (Goods and Services) Act 1999* (Cth).

5. Buyer Acknowledgements

- 5.1 This Contract is subject to and conditional upon:
 - (a) construction by the Seller of all the works necessary to comply with the development application for the Plan which has been lodged by the Seller, which is subject to approval under the Planning and Development Act, and any conditions of the approval of the development application including all onsite and offsite works to supply water, sewerage, electricity, storm water and gas services to or adjacent to each lot in the subdivision (but which specifically excludes the requirement to undertake any Associated Works); and
 - (b) registration of a plan of subdivision substantially in the form of the Plan as a deposited plan.
- 5.2 Either party may rescind this Contract if the works referred to in clause 5.1 have not been completed or the Plan is not registered as a deposited plan on or before the Sunset Date.
- 5.3 The Sunset Date may be extended by the Seller giving written notice to the Buyer if events occur beyond the Seller's reasonable control preventing registration of the Plan as a deposited plan by the Sunset Date.
- 5.4 The Buyer acknowledges that the Land, the Plan, the Block Plans and the Crown Lease may be affected or amended by the requirements of legislation, government authorities and may result in one or more of the following:
 - (a) minor redefinition of the boundaries of the Land;
 - (b) minor road re-alignment or dedication; and
 - (c) minor variations of the easements relating to the provision of electricity, gas, water, sewerage and storm water services.
- 5.5 If there is any amendment of the Plan, the Block Plans or the Crown Lease the Seller will provide a copy of the final form of the amended document to the Buyer prior to Completion.

- 5.6 In this clause 5 any redefinition, road alignment or dedication or variation of easements will be deemed to be minor if it does not cause the Buyer a verifiable loss in excess of 5% of the Price.
- 5.7 If the Buyer believes that an redefinition, road alignment or dedication or variation of easements will cause the Buyer a verifiable loss in excess of 5% of the Price, it must, within 14 days from the date of receipt of the amended documents referred to in clause 5.4 submit a claim to the Seller in respect of such (time being of the essence).
- 5.8 If the Buyer makes a claim in accordance with clause 5.7 the Seller may, within 14 days of receiving the claim, rescind this Contract, and clause 14 will apply.

6. Requisitions on Title Excluded

- 6.1 The Buyer may not make any requisitions on the title to the Land.
- 6.2 The Buyer may not raise any objection or requisition, claim compensation, delay completion of or rescind or terminate this Contract in respect of:
 - the water supply, electricity or telecommunication lines or facilities, gas pipes or sewers (Services) for the Land which may be constructed under, on or over the Land, passing through or over any other land or the Services for any other property passing through or over the Land;
 - (b) the existence of regrading, fill or other disability of or upon the Land, whether caused by the Commonwealth of Australia, the Seller, previous occupants of the Land or otherwise; and
 - (c) any provision of the Crown Lease or the final form of the Crown Lease.
- 6.3 The Buyer acknowledges, understands and accepts that the existence of regrading, fill or other disability of or upon the Land may result in work for the construction of any building on the land being more extensive and expensive than it may otherwise have been in the absence of such regrading, fill or other disability.
- 6.4 The Buyer acknowledges that nothing in this Contract or the fact of Completion implies or means that any required approvals, consents or licences regarding planning, design, siting and any other matters relating to the Buyer's development of the Land will be granted by the regulatory authorities or other Territory agencies with or without conditions.

7. Seller's and Buyer's Warranties

- 7.1 The Seller warrants that at the date of this Contract:
 - (a) the Seller is not aware of any claims, notices or proceedings that may lead to a judgment, order or writ affecting the Land;
 - (b) the Seller has no notice of the inclusion or proposed inclusion of the Land on the Heritage Register.
- 7.2 The Seller warrants that on Completion:
 - (a) subject to clause 21, the Seller will have the capacity to complete this Contract;
 - (b) there will be no unsatisfied judgment, order or writ affecting the Land;
 - (c) the Seller is not aware of any encroachments by or upon the Land. This warranty does not extend to the location of any dividing fence.

- 7.3 The Buyer warrants that the Buyer has entered into this Contract relying entirely upon the Buyer's own inspection and evaluation of the Land and the warranties contained in this Contract and that this Contract constitutes the whole of the representations, warranties, undertakings and conditions of sale.
- 7.4 The Seller will not be liable for any warranties, representations statements or promises made to the Buyer by the Seller or the Seller's agent or anyone else on behalf of the Seller, other than those set out in this Contract.

8. Adjustment of Rates and Rent and Land Tax

- 8.1 Subject to clause 8.2:
 - (a) the Seller is entitled to the rents and profits (Income) and is liable for all rates, land rent, land tax and other taxes and outgoings of a periodic nature (Land Charges) up to and including the date of Completion after which the Buyer will be entitled to the Income and liable for the Land Charges; and
 - (b) the parties will make any adjustment of the balance of the Price on Completion to accommodate the Income and Land Charges.
- 8.2 If the Land is liable to land tax, the Seller will pay it on or before Completion and no apportionment of land tax will be made if the Buyer warrants (in writing if the Seller requires it) that the Buyer is or will on Completion be entitled to an exemption from land tax.
- 8.3 Any concessional Land Charges will be adjusted pursuant to this clause on the concessional amount of those Land Charges.
- 8.4 If any Land Charges have not been assessed in respect of the Land at Completion, the parties agree that on Completion the adjustment for the Land Charges will be done in accordance with the formula provided in Part 3 Section 14 (2 & 3) of the *Rates Act 2004* (ACT) in relation to a parcel of rateable land leased for residential purposes (**Formula**) where AUV in the Formula is the Price, provided that if the Formula does not exist at Completion, the Buyer agrees to accept an undertaking from the Seller to contribute its proportion of general rates within 14 days of a separate assessment issuing.

9. Terms of Possession

9.1 The Seller must give the Buyer vacant possession of the Land on Completion.

10. Errors and Misdescriptions

- 10.1 No error of any kind or misdescription of the Land will void this Contract but the Buyer will be entitled to compensation on Completion (and the Price will be reduced accordingly) for the error or misdescription if the Buyer makes a written claim for compensation before Completion.
- 10.2 Notwithstanding clause 10.1, the Buyer may not make any objection, requisition or claim or delay Completion of or rescind or terminate this Contract because of:
 - (a) a change in the description of the Land; or
 - (b) any minor variations between the size or location of the Land as shown on the Plan and the Land as shown on the Plan as registered if the variation does not exceed 5% of the area of the Land; or
 - (c) any change between anything shown on the Plan and that thing shown on the Plan as registered which does not materially adversely affect the value of the Land.

10.3 If the Buyer makes a claim for compensation that exceeds 5% of the Price, the Seller may, within 14 days of receiving the claim, rescind this Contract, and clause 14 will apply.

11. Notice to Complete and Default Notice

- 11.1 If Completion is not effected in accordance with clause 2.8, either party may, at any time after the Date for Completion, serve on the other party a notice requiring the party served to complete this Contract (**Notice to Complete**).
- 11.2 A Notice to Complete must:
 - (a) appoint a time during business hours and a date not being less than 14 days after the service of the Notice to Complete (excluding the date of service) within which and a place in Canberra at which to complete this Contract; and
 - (b) state that it is served pursuant to this clause.
- 11.3 At the time the Notice to Complete is served the party serving the Notice to Complete must:
 - (a) not be in default under this Contract; and
 - (b) be ready willing and able to complete but for some default or omission of the other party.
- 11.4 Completion of this Contract at the time date and place specified in the Notice to Complete is an essential condition of this Contract.
- 11.5 Where one party is in default under this Contract (other than failing to effect Completion) the other party may at any time after the default serve the party in default a default notice (**Default Notice**).
- 11.6 A Default Notice must:
 - (a) be in writing;
 - (b) specify the default;
 - (c) require the party served to rectify the default within 7 days after service of the Default Notice (excluding the date of service); and
 - (d) state that it is served pursuant to this clause.
- 11.7 At the time the Default Notice is served, the party serving the Default Notice must not be in default under this Contract.
- 11.8 Upon service of a Default Notice the period of time to rectify the specified default is an essential condition of this Contract.
- 11.9 Clause 12 or clause 13 will apply as appropriate where the party served does not comply with a Notice to Complete or a Default Notice which complies with this clause.
- 11.10 If the party serving the notice under this clause varies the time provided by the notice at the request of the other party, the time limits agreed to in the variation will remain an essential condition of this Contract. The consent to the variation must be in writing and be served on the other party.
- 11.11 The Parties agree that:
 - (a) the periods of time referred to in clauses 11.2(a) and 11.6(c) and, if varied under clause 11.10, as varied, are fair and reasonable; and

(b) where a Notice to Complete or a Default Notice is validly served, the defaulting party will be liable for the non-defaulting party's costs for serving the notice, being \$110.00 (GST inclusive) which will be adjusted on Completion.

12. Termination of Contract – Buyer's Default

- 12.1 If the Buyer does not comply with a Notice to Complete or a Default Notice or is otherwise in breach of an essential condition of this Contract then the Seller may by notice in writing served on the Buyer terminate this Contract and may then keep or recover and keep the Deposit (except so much of it as exceeds 10% of the Price) and either:
 - (a) sue the Buyer for breach of Contract; or
 - (b) resell the Land as owner and any deficiency arising on the resale and all expenses of and incidental to the resale or attempted resale and the Buyer's default will be recoverable by the Seller from the Buyer as liquidated damages provided the Seller has entered into a contract for the resale of the Land within 12 months of the date of the notice of termination.
- 12.2 In addition to any money kept or recovered pursuant to clause 12.1, the Seller may retain on termination any other money paid by the Buyer under this Contract, as security for any damages awarded to the Seller arising from the Buyer's default provided that proceedings for the recovery of damages are commenced within 12 months of the date of the notice of termination.

13. Termination of Contract – Seller's Default

- 13.1 If the Seller does not comply with a Notice to Complete or a Default Notice or is otherwise in breach of an essential condition of this Contract the Buyer may by notice in writing served on the Seller either:
 - (a) terminate this Contract and seek damages against the Seller; or
 - (b) enforce against the Seller without further notice any other rights and remedies available to the Buyer.
- 13.2 Upon termination of this Contract by the Buyer, the Stakeholder is authorised to refund to the Buyer any money paid on account of the Price.

14. **Rescission of Contract**

- 14.1 If this Contract is rescinded, it is rescinded from the beginning, and unless the parties otherwise agree:
 - (a) the Deposit and all other money paid by the Buyer under this Contract will be refunded immediately to the Buyer; and
 - (b) neither party will be liable to pay the other any sum for damages, costs or expenses.

15. Damages for Delay in Completion

- 15.1 If Completion does not occur on or before the Date for Completion, due to the default of the Buyer, the Buyer must pay to the Seller as liquidated damages on Completion:
 - (a) interest on the Price at the rate of 10% per annum calculated on a daily basis from the Date for Completion to Completion; and

- (b) the sum of \$550.00 (including GST) to be applied towards any additional legal costs and disbursements incurred by the party not at fault if Completion occurs later than 7 days after the Date for Completion.
- 15.2 The Buyer must pay the sum specified in clause 15.1(b) in addition to any other damages to which the Seller is entitled both at law and under this Contract.
- 15.3 The Buyer agrees that:
 - (a) the amount of any damages payable pursuant to clauses 15.1 to the Seller is a genuine and honest pre-estimate of loss to the Seller for the delay in completion; and
 - (b) the damages will be paid on Completion.
- 15.4 This clause is an essential condition of this Contract.

16. **Power of Attorney**

16.1 If this Contract or any document in connection with it is executed pursuant to a Power of Attorney, a true copy of the registered Power of Attorney must be produced without cost to the other party upon request.

17. Service of Notices

- 17.1 Notices required or authorised by this Contract must be in writing.
- 17.2 Any notice may be served by:
 - (a) leaving it at; or
 - (b) sending it by a method of post requiring acknowledgment of receipt by the addressee to,

the address of the person to be served as stated in the Schedule or as notified by that person to the other as that person's address for service under this Contract; or

- (c) by email to an address of the person to be served as stated in the Schedule (as updated or notified by that person from time to time) and, unless a notification is received by the sending party that it is not delivered or the email address in unattended, the notice is taken to have been received at the time it was sent and if not sent before 5:00pm on a Business Day, on the next Business Day; or
- (d) serving it on that party's solicitor:
 - (i) in any of the above ways; or
 - (ii) by facsimile unless it is not received (a notice is taken to have been received at the time shown in the transmission report confirming that the whole facsimile was sent).
- 17.3 A party's solicitor may give a notice, claim or authority on behalf of that party.
- 17.4 If a notice is served in accordance with clause 17.2(a), the notice is taken to have been received on the day that it is delivered or, if not delivered before 5:00pm on a Working Day, on the next Working Day.
- 17.5 If a notice is served in accordance with clause 17.2(b), the notice is taken to have been received on the day 2 Working Days after it was posted.

18. **Planning Conditions**

18.1 The Buyer acknowledges that the Authority is responsible for all development consents and approvals in relation to the Land and the Buyer therefore releases the Seller from any liability, cause of action or any other claim in relation to disturbance, loss or detriment caused by the Authority granting or denying any consent or approval in relation to the Land.

19. **Date for Completion**

- 19.1 The Date for Completion is the date that is the later of:
 - (a) 15 Working Days after written notification to the Buyer of the registration of the Crown Lease; and
 - (b) 20 Working Days after the Date of this Contract.

20. Submission of Transfer

- 20.1 The Seller will provide the Buyer with a Transfer, as if it is a notice, on or by the date that is 15 Working Days after the Date of this Contract.
- 20.2 The Buyer must return the Transfer, executed by the Buyer within 10 Working Days of the date the Transfer is received by them under clause 20.1.
- 20.3 The Seller must execute the Transfer and provide it to the Buyer at Completion.

21. **Restrictions on Transfer**

- 21.1 The Crown Lease is not subject to any restrictions on transfer or assignment except as disclosed in clause 21.2 and the Schedule.
- 21.2 The Building and Development Provision of the Crown Lease has not been satisfied and Completion is conditional on the issue of a consent to the transfer of the Crown Lease under Section 298 of the *Planning and Development Act 2007* (ACT) (**Consent**).
- 21.3 Any fee payable in connection with the application for Consent must be paid by the Buyer.

22. Restrictive Covenant

- 22.1 The Buyer must in the Transfer, covenant with the Seller in the form of the Restrictive Covenant.
- 22.2 The Buyer will in a good and workmanlike manner to the reasonable satisfaction of the Seller at its own expense construct on the Land a dwelling that complies with the Building and Siting Guidelines and in accordance with the Restrictive Covenant.

23. Homes for Homes Initiative

- 23.1 The Buyer acknowledges and agrees that:
 - (a) The Seller is participating in the Homes for Homes Initiative.
 - (b) The Seller has or will enter into the Donation Deed which binds the Seller, the Buyer and future owners of the Land until the Buyer or a future owner elects to exercise its right to withdraw the Land from the Homes for Homes Initiative.
 - (c) By signing this Contract, the Buyer agrees (as Donor):

- (i) to the terms set out in the Donation Deed in respect of the Land; and
- (ii) consents to the Buyer's details being provided to Homes for Homes for its use in operating the Homes for Homes Initiative.
- (d) Pursuant to the Donation Deed:
 - Homes for Homes is entitled to lodge the Permissive Caveat over the Land that permits subsequent dealings other than a transfer for which Homes for Homes consent is required;
 - (ii) Homes for Homes is required to give its consent to any dealings, and the Buyer may require a consent to be provided, at any time;
 - the Donor agrees to make a voluntary donation to Homes for Homes of 0.1% of the sale price when the Donor sells the Land; and
 - (iv) Homes for Homes consents to the Donor, or a successor in title, withdrawing the Land from the Homes for Homes Initiative at any time.
- 23.2 If the Buyer requires the Permissive Caveat be withdrawn, Homes for Homes will cooperate with the Buyer to facilitate the withdrawal after Completion, with any fee payable for registration of the withdrawal to be paid by the Buyer.

24. **Privacy**

- 24.1 The Buyer consents to the collection, use and disclosure of the Personal Information of the Buyer by the Seller:
 - (a) for entering into, administering and completing this contract and any development by the Seller referred to herein;
 - (b) for planning and product development by the Seller;
 - (c) to comply with the Seller's obligations or to enforce its rights under this Contract;
 - (d) to owners of adjoining land to enable them to deal with the Buyer concerning any development of other work which they wish to undertake on their land (including disclosure of Personal Information to contractors to assist adjoining land owners to comply with their obligations and to enforce their rights in relation to fencing);
 - (e) to surveyors, engineers and other parties who are engaged by the Seller to carry out works which may affect the Land;
 - (f) to service providers engaged by the Seller, such as legal advisors, financial advisors, market research organisations, mail houses and delivery companies;
 - (g) to any third party who has a right or entitlement to share in the monies paid or payable to the Seller under this Contract; and
 - (h) in other circumstances where the Seller is legally entitled, obliged or required to do so, including any disclosure which is permitted or authorised under the Privacy Act.

25. **Driveway Crossovers**

25.1 The verge strip driveway crossovers associated with the Land are to be approved by the relevant authority and constructed by the Seller.

26. **Foreign Buyer**

- 26.1 The Buyer warrants the Commonwealth Treasurer cannot prohibit and has not prohibited the granting of the Crown Lease under the *Foreign Acquisitions and Takeovers Act 1975* (Cth).
- 26.2 This clause 26 is an essential term.

27. Deposit Bond

- 27.1 If before the Date of this Contract the Seller notifies the Buyer that it will accept a Deposit Bond and approves the form and conditions of a proposed Deposit Bond, the Buyer may provide the Seller with the Deposit Bond in lieu of the Deposit.
- 27.2 The Seller is not obliged to accept a Deposit Bond from the Buyer.
- 27.3 The Deposit Bond must not have an expiry date that is any earlier than the date that is 3 months after the Sunset Date of this Contract.
- 27.4 The Deposit Bond must show the Seller as the beneficiary of the Deposit Bond.
- 27.5 The Buyer must pay the amount stipulated in the Deposit Bond to the Seller in cash or by unendorsed bank cheque on Completion of this Contract or at such other time as may be provided for the Deposit to be accounted for to the Seller.
- 27.6 If:
 - (a) the Seller serves on the Buyer a notice in writing claiming the Buyer has forfeited the Deposit; or
 - (b) in the Seller's opinion, the provider of the Deposit Bond or the relevant bank is unable to pay the amount referred to in the Deposit Bond,

then to the extent that the amount has not already been paid under the Deposit Bond, the Buyer must immediately pay the Deposit, (or so much of it as has not been paid), to the Stakeholder.

- 27.7 The Seller acknowledges that payment under the Deposit Bond will, to the extent of the amount paid, be in satisfaction of the Buyer's obligation to pay the Deposit under clause 2.1 of this Contract.
- 27.8 If the provider of the Deposit Bond or the relevant bank is placed under external administration of any nature before Completion, the Buyer must, within 24 hours, secure the Deposit referred to in Schedule Item 8(2) to the Seller by either:
 - (a) providing a replacement Deposit Bond by another Deposit Bond provider reasonably acceptable to the Seller; or
 - (b) paying the Deposit in accordance with clause 2.1 of the Contract,

and this clause 27 is for the benefit of the Seller and the performance of the obligations by the Buyer pursuant to this clause 27 is an essential condition of this Contract.

28. Early Access to Land to Buyer for Investigations and Inspections

- 28.1 The Seller may grant the Buyer access to the Land to enable the Buyer to undertake site investigations and inspections, provided that the written consent of the Seller is first obtained.
- 28.2 The Buyer must by notice in writing to the Seller, request the Seller's consent to the access, providing the Seller with reasons for, and the time that access is required so that the Seller can then consider whether its approval to the access will be given.
- 28.3 The Buyer indemnifies and must keep indemnified the Seller with respect to any claim, loss or damage incurred or suffered by the Seller as a result of the Buyer or any other person on behalf of the Buyer exercising its rights under this condition.
- 28.4 The Buyer may not assign its rights under this Contract.

29. Public Domain

- 29.1 The Buyer, during the course of the construction of the dwelling on the Land must:
 - (a) ensure that the Public Domain adjoining the Land is protected during construction of the dwelling by way of appropriate, as determined by the Seller (acting reasonably), 1.8 metre high fencing;
 - (b) ensure that a gravel layer of at least 100 mm is laid and maintained over the driveway crossover to protect it from damage; and
 - (c) not cause or allow any damage or destruction to the Public Domain adjoining the Land.
- 29.2 If any damage or destruction is done to the Public Domain, the Buyer must promptly cause the damage to be rectified at the Buyer's cost.

30. Building and Siting Guidelines

- 30.1 The Buyer must comply with the Building and Siting Guidelines, in respect of any dwelling to be constructed on the Land, to the satisfaction of the Seller.
- 30.2 The Seller:
 - (a) may in its discretion amend or vary the Building and Siting Guidelines; and
 - (b) must provide to the Buyer copies of any varied or amended Building and Siting Guidelines.
- 30.3 Subject to clause 30.4, the Buyer may not make any objection, requisition or claim for compensation in respect of the Plans and the Building and Siting Guidelines and/or any change or alteration to the Plans or the Building and Siting Guidelines (whether resulting from the Authority's requirements or otherwise).
- 30.4 If a change is made to the Plan, the Planning Control Plans or the Building and Siting Guidelines which causes the Buyer a verifiable loss in excess of 5% of the Price, the Buyer may within 10 Working Days of being notified of the amended Plans, the Planning Control Plans or the Building and Siting Guidelines rescind this Contract and clause 14 will apply.
- 30.5 No building or Improvements are to be erected on the Land without the written endorsement of the Seller.

30.6 The Seller will not unreasonably withhold its endorsement to the erection of any building or Improvements where they are in accordance with the Building and Siting Guidelines and the approval and consent of all relevant authorities.

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30.7 The Buyer must obtain from the relevant authorities all approvals necessary to erect any buildings or Improvements on the Land and in accordance with the plans and specifications endorsed by the Seller.

31. Mandatory solar requirements

- 31.1 The Buyer agrees, in compliance with the Building and Siting Guidelines, to install a minimum 3 kW single solar array (with arrangements being 6 x 2 arrays, 4 x 3 arrays or 3 x 4 arrays) to service the dwelling that is to be constructed on the Land.
- 31.2 The Seller will provide the General Solar Installation to the Buyer for the Solar Amount.
- 31.3 The Solar Amount is payable by the Buyer to the Seller on Completion, additional to any other payments required on Completion.
- 31.4 The Buyer must:
 - (a) provide such assistance, comply with all laws, processes and requirements; and
 - (b) execute such documents

as the Seller and / or the provider of the General Solar Installation may reasonably require so as to ensure that:

- (c) the General Solar Installation is installed;
- (d) the General Solar Installation is assigned to and will become the property of the Buyer following installation; and
- (e) any Small Scale Technology Certificates in relation to the General Solar Installation are assigned to the provider of the General Solar Installation such that the the provider of the General Solar Installation will be entitled to all applicable rebates and / or subsidies for a 15 year period.

32. Compliance Bond

- 32.1 The Buyer will provide to the Seller at Completion the Compliance Bond as security for the performance of the Buyer's obligations in respect of clauses 29, 30 and 31 of this Contract.
- 32.2 The Seller will hold the Compliance Bond in accordance with this clause 32 and may, in its discretion, deposit the Compliance Bond into an interest bearing account and any interest earned on the Compliance Bond will be the Seller's.
- 32.3 The purpose of the Compliance Bond is to ensure the Buyer's compliance with:
 - (a) clauses 30.1 and 30.5 (that the Buyer will erect on the Land a dwelling that complies with plans and specifications endorsed by the Seller);
 - (b) clause 31 (compliance with solar requirements);
 - (c) clause 29.1(a) (to ensure protection of the Public Domain); and
 - (d) clause 29.1(c) (no damage to Public Domain).

- 32.4 If at any time the Buyer is in default with respect to clauses 29, 30 or 31 then the Seller may without notice to the Buyer draw on the Compliance Bond and the amount drawn on will be applied against the damage suffered by the Seller by virtue of the breach.
- 32.5 Any Compliance Bond (or proportionate part of the Compliance Bond drawn on by the Seller) must be reinstated by the Buyer to the Seller within 5 Working Days of demand.
- 32.6 The Seller will return the Compliance Bond to the Buyer within 10 Working Days of the Buyer achieving Practical Completion (to the satisfaction of the Seller) as long as Practical Completion is achieved by the date that is no later than 18 months after Completion, after which time the Buyer agrees the Compliance Bond is forfeited to the Seller.
- 32.7 The Buyer must notify the Seller when it considers it has reached Practical Completion so that the Seller can inspect the Land and confirm that Practical Completion has been achieved to the satisfaction of the Seller.
- 32.8 The Buyer may pass on the cost of the Compliance Bond to the Buyer's builder by inserting in the form of building contract a requirement that the Compliance Bond be paid by the Buyer's builder.
- 32.9 The Buyer acknowledges that if the Buyer sells the Land, prior to the compliance requirements list in clause 32.3 being satisfied:
 - (a) the Compliance Bond will be refunded to the Buyer once Practical Completion has been achieved; and
 - (b) the Buyer's transferee (including any subsequent transferee) will have no right under this Contract or the Building and Siting Requirements with respect to a refund of the Compliance Bond.
- 32.10 If the Buyer (including any transferee) commences construction of Improvements on the Land without first obtaining Seller endorsement of its plans and specifications in accordance with clause 30 then the Seller will be entitled immediately to pay the Compliance Bond to itself without accounting further to the Buyer.
- 32.11 The Buyer acknowledges that the sum of \$5,000.00 represents the agreed damages arising from the failure of the Buyer to comply with clause 29, clause 30 or clause 31.

33. Landscaping Contribution

- 33.1 If the Buyer:
 - (a) complies with this Contract, including clauses 29, 30 and 31;
 - (b) satsifies the criteria for the Compliance Bond to be returned to the Buyer under clause 32; and
 - (c) effects Completion on or by the Date for Completion,

the Seller, subject to clauses 33.2, 33.3 and 33.4, will pay the Landscaping Contribution to the Buyer if the Buyer:

- (d) landscapes the front yard (being the area between the front of a dwelling and the front boundary of the Land), in accordance with a landscape plan endorsed by the Seller in accordance with clause 30; and
- (e) reinstates the verge including dryland grassing, streets trees, footpaths and driveways prior to applying for the Landscape Contribution; and

by the date that is the later of:

- (f) 6 calendar months after issue of the first certificate of occupancy for the Improvements on the Land; and
- (g) 18 months after Completion.
- 33.2 To be eligible for the Landscape Contribution, the Buyer must apply to the Seller for the Landscape Contribution by the date that is 9 months after the date a certificate of occupancy and a certificate of compliance have been issued with respect to the dwelling on the Land, as long as that date is not more than 18 months after Completion after which time the Buyer will no longer be eligible for the Landscape Contribution.
- 33.3 The Landscape Contribution will be paid to the Buyer within 20 Working Days of the Seller being provided with evidence, satisfactory to it, that the eligibility requirements for the Landscape Contribution have been met including the evidence being provided by the application dates specified in clause 33.2.
- 33.4 The Buyer acknowledges that, if the Buyer sells the Land, the Buyer's transferee (including any subsequent transferee) will not be eligible for the Landscape Contribution unless the Seller is provided with:
 - (a) written confirmation that the Buyer has waived its right to apply for the Landscape Contribution; and
 - (b) evidence that the Buyer's transferee is the Crown lessee of the Land and has satisfied the Landscape Contribution criteria set out in this clause 33 and the Building and Siting Guidelines.

34. Use of Land

- 34.1 The Buyer agrees that:
 - (a) the use as set out in the Crown Lease is "single dwelling only" which is further defined as meaning a building used as a self contained residence;
 - (b) the Seller requires that the Buyer construct on the Land a dwelling for residential purposes so as to comply with the Crown Lease use;
 - (c) the Buyer in no circumstances is permitted to construct or operate a display or demonstration home on the Land without the consent of the Seller.

35. Co-ownership

35.1 If the Buyer consists of more than one person, as between themselves, they agree to buy the Land in the manner set out in the Schedule or, if one alternative is not elected, as joint tenants.

36. Director's Guarantee

- 36.1 If the Buyer is a corporation, all officeholders of that corporation must guarantee that corporation's performance of its obligations under this Contract.
- 36.2 The guarantee is to be in the form attached as **Annexure A**.

37. Merger

37.1 The terms of this Contract will not merge on Completion.

38. Bushfire Protection

38.1 The Buyer acknowledges that the Land may be affected by legislation and regulations in connection with bushfire protection and that those requirements are subject to change.

39. Cat Containment

39.1 The Land is part of an area which has been declared to be a cat curfew area under the *Domestic Animals Act 2000* (ACT) and cats located within areas declared to be cat curfew areas must be confined to their keeper's or carer's premises at all times.

40. Geotechnical Information

- 40.1 The Seller warrants that any fill placed on the Land will be compacted to "Level 1 Inspection and Testing" in accordance with Australian Standard AS3798-2007.
- 40.2 The Seller discloses that the Land is located in a former pine forest where significant amounts of organic material may be present.

41. No Solid Fuel Heating

41.1 The Buyer acknowledges that in accordance with the Crown Lease, the Buyer must not install or use a solid fuel heating system on the Land without the prior written approval of the Authority.

42. **Residential Withholding Tax**

Warning: The following clauses 42.1 to 42.14 are subject to the Withholding Law, and do not encompass all obligations under the Withholding Law.

42.1 In this clause 42 the following words have the following meanings:

RW Amount means the amount which must be paid under section 14-250 of the Withholding Law;

RW Amount Information means the RW Amount details identified on page 2 of this Contract and as provided or updated under this Contract;

RW Percentage means the percentage amount stated in section 14-250(6), (8) and (9) of the Withholding Law, as applicable to the supply of the Land from the Seller to the Buyer; and

Withholding Law means Subdivision 14 of Schedule 1 of the *Taxation Administration Act 1953* (Cth) and associated provisions.

- 42.2 The Seller must provide the Buyer with the RW Amount Information no later than 28 days before the Date for Completion.
- 42.3 If the 'RW Amount required to be paid?' option on the Schedule is selected 'no' or if no selection is made, the Seller warrants to the Buyer that the Buyer is not required to make a payment under section 14–50 in relation to the supply of the Property from the Seller to the Buyer.
- 42.4 The following clauses 42.5 to 42.12 inclusive only apply if the 'RW Amount required to be paid?' option on the Schedule is selected 'yes'.
- 42.5 Subject to any adjustments to the Price that may arise after the date that the RW Amount Information is provided in accordance with clause 42.2 and which affect the RW Amount, the Seller warrants to the Buyer on the date that the RW Amount Information is provided to the Buyer that the Seller has provided the Buyer with the information required under section 14-255 of the Withholding Law in relation to the supply of the Property from the Seller to the Buyer, and that this information is true and correct to the Seller's knowledge.

- 42.6 Subject to clause 42.11, the Buyer must provide the Seller with a copy of the 'GST property settlement withholding notification online form' confirmation email (or emails, if applicable) issued to the Buyer (or the relevant recipient of the supply within the meaning of the GST Act) by the ATO no later than 7 days prior to the Date for Completion.
- 42.7 The Buyer must provide the Seller with evidence of submission by the Buyer to the ATO of the 'GST property settlement date confirmation online form', with such evidence to be provided prior to or Completion.
- 42.8 The Seller irrevocably instructs the Buyer to draw as part of the Price, and the Buyer must draw and give to the Seller on Completion, an unendorsed bank cheque payable to the ATO for the RW Amount.
- 42.9 In relation to the unendorsed bank cheque required by clause 42.8, the Seller must:
 - (a) forward the unendorsed bank cheque to the ATO immediately after Completion; and
 - (b) provide the Buyer with evidence of payment of the RW Amount to the ATO by the date that is 5 Working Days after Completion.
- 42.10 The Buyer and Seller must comply with all ATO requirements in relation to the Withholding Law and must also assist and co-operate with each other in order to ensure that those requirements are met. If necessary to give effect to this clause, the Buyer appoints the Seller as its agent for the purpose of completing any notification required to be given by the Buyer to the ATO.
- 42.11 The Seller may provide the Buyer with updated RW Amount Information at any time, and (if necessary) on more than one occasion, prior to Completion. If the Seller provides the Buyer with updated RW Amount Information in accordance with this clause, the Buyer must, within 2 Working Days of receipt of the RW Amount Information, provide the Seller with a copy of the 'GST property settlement withholding notification online form' confirmation email (or emails, if applicable) issued to the Buyer by the ATO including the updated RW Amount Information."
- 42.12 The Seller indemnifies the Buyer against the amount of any penalties or interest charges imposed by the ATO on the Buyer (or the relevant recipient of the supply) arising from any failure by the Seller to forward the unendorsed bank cheque required by clause 42.9(a) to the ATO.
- 42.13 If the 'Potential residential land? is selected 'yes' and the Buyer (or the relevant recipient for GST purposes) is:
 - (a) registered for GST purposes; and
 - (b) acquiring the Land for a creditable purpose,

the Buyer must provide the Seller with a statement to that effect on the earlier of:

- (c) 14 days before the Date for Completion; or
- (d) 28 days after the Date of This Contract

and if such a statement is provided the parties agree that notwithstanding any other provision of this contract, no RW Amount is required to be paid by the Buyer (or the relevant recipient of for GST purposes).

42.14 Where the Buyer has provided the statement referred to in clause 42.13, the Buyer indemnifies the Seller against the amount of any penalties or interest charges imposed by the ATO on the Seller (or the relevant entity making the supply of the Land).

43. Foreign Resident Capital Gains Withholding Payments

43.1 In this clause 43 the following words have the following meanings:

Clearance Certificate means a certificate issued under s. 14-220 of the Witholding Law that covers the Completion date;

Variation Certificate means a certificate issued under s. 14-235 of the Witholding Law that covers the Completion date;

Withholding Amount means, unless clause 43.7 applies, the amount that is 10% of the Price.

Withholding Law means Subdivision 14-D of Schedule 1 of the *Taxation Adminsitration Act 1953* (Cth).

- 43.2 The Buyer must:
 - (a) lodge a purchaser payment notification form with the ATO; and
 - (b) give evidence of compliance with clause 43.2(a) to the Seller,

no later than 5 days before the Date for Completion.

- 43.3 The Seller must provide to the Buyer any information required to enable the Buyer to comply with clause 43.2(a) within 5 days of written request from the Buyer.
- 43.4 The Seller irrevocably instructs the Buyer to draw as part of the Price, and the Buyer must draw and retain on Completion, an unendorsed bank cheque payable to the ATO for the Withholding Amount.
- 43.5 The parties must both, on the date of Completion, attend the offices of an authorised collection agent of the ATO to deposit the bank cheque referred to in clause 43.4 in payment of the Withholding Amount following Completion.
- 43.6 If the parties do not comply with clause 43.5:
 - (a) the Buyer indemnifies the Seller for any loss or damage resulting from the Buyer's delay in remitting and / or failure to remit the Withholding Amount to the ATO; and
 - (b) the Buyer charges the Land (for the benefit of the Seller) with the Buyer's obligations under this clause 43.6.
- 43.7 Where the Seller gives the Buyer a Variation Certificate prior to Completion, the Withholding Amount is the amount stated in the Variation Certificate.
- 43.8 If a Clearance Certificate is provided by the Seller to the Buyer, the Seller warrants to the Buyer that the Seller is:
 - (a) the entity referred to in the Clearance Certificate;
 - (b) the relevant taxpayer for the capital gains tax payable on the sale of the Land.
- 43.9 Clauses 43.2 to 43.7 do not apply if:
 - (a) the Price is less than \$750,000; or
 - (b) the Seller provides the Buyer with a current Clearance Certificate prior to Completion.

44. **Definitions and Interpretation**

44.1 In this Contract definitions appear in the Schedule and unless the contrary intention appears the following terms mean:

Affecting Interests	means any mortgage, encumbrance, lease, lien, charge, notice, order, caveat or writ.		
ΑΤΟ	means the Australian Taxation Office, and includes the Commissioner for Taxation.		
Authority	means	he ACT Planning and Land Authority.	
Block Plans	means the plans titled "Block Details Plan" and "Fill on Blocks"; andattached to this Contract as Annexure D .		
Building and Siting Guidelines	means the building and siting guideliness applicable to the Land, a copy of which is attached as Annexure E .		
Breach of Covenant	means:		
	•	a "Development" for which the relevant authority has not granted approval;	
	•	a breach of the Building and Development Provision of the Crown Lease;	
	•	a breach of a restrictive covenant registered on the Crown Lease;	
	•	a breach of any covenant of the Crown Lease.	
Building and Development Provision	has the	same meaning as in the Planning and Development Act.	
Completion	is the date and time at which this Contract is completed.		
Compliance Bond	means an amount of \$5,000.00.		
Covenant	includes restrictive covenant.		
Crown Lease	means the lease (as defined in the Planning and Development Act), substantially in the form of the Specimen Lease, that will be transferred to the Buyer in accordance with this Contract and, where the Land is affected by an easement, includes an annexure or additional provisions detailing the terms of the easement.		
Deposit Bond	means	either:	
	(a)	a Deposit Insurance Bond issued to the Seller at the request of the Buyer in form and substance satisfactory to the Seller; or	
	(b)	a bank guarantee issued by a bank operating in Australia in a form and substance satisfactory to the Seller.	
Development	has the	same meaning as in the Planning and Development Act.	
Donation Deed	pursuar	the deed between the Seller as the Donor and Homes for Homes It to which the Seller agrees to participate in the Homes for Initiative, a copy of which is attached to this Contract as	

	Annexu	ure G;	
General Solar Installation	includes, as a minimum:		
	(a)	3 kW s	olar array consisting of:
		(i)	one (1) no. SolaX SL-TL3000 inverter with 10 year warranty;
		(ii)	twelve (12) no. Eco Future 250w panels (10 year materials/workmanship warranty and 25 year linear performance warranty);
		(iii)	two (2) year workmanship warranty on installation;
		(iv)	extra cost of metering in lieu of standard metering; and
		(v)	Authority inspection fee (up to \$240 GST exempt);
	(b)		mounted flat to the roof of a single level dwelling in a array being one group of 6 x 2, 4 x 3 or 3 x 4 panels,
		bes_not tion cha	include (and for which the Buyer will incur additional rges):
	(c)	split arı	ray;
	(d)		tion on a concrete, terracotta tile, flat or steep pitch roof lling with raked ceilings; and
	(e)	installa paragra	tion items that fall outside those specified in aphs (a) and (b).
Heritage Act	is the <i>F</i>	leritage	<i>Act 2004</i> (ACT).
Heritage Register	is the h	eritage	places register referred to in the Heritage Act.
Homes for Homes			for Homes Limited ACN 143 151 544, a 'not for profit' d by guarantee.
Homes for Homes Initiative	sustain for hom	able sou reless a	nes for Homes innovative solution that will generate a urce of funds to build more social and affordable housing nd disadvantaged Australians. Details can be found at <u>homes.com</u> .
Land	is the la Crown		cribed in the Schedule and which will be the subject of the
Landscaping Contribution	means	an amo	unt of \$2,500.00.
Permissive Caveat	registe		n of permissive caveat attached as Annexure G , be registered on the certificate of title for the Land by nes.
Personal Information	has the	e meanir	ng given to it in the Privacy Act.

Plan	means the proposed plan of the subdivision attached to this Contract as Annexure C and marked "Denman Prospect Stage 1A1 and 1A2 Plan".		
Planning and Development Act	means the <i>Planning and Development Act</i> 2007 (ACT).		
Practical Completion	means when:		
	 the dwelling on the Land is completed to a stage where the dwelling is suitable for use, and lawfully able to be occupied as a residential dwelling; 		
	 (b) a certificate of occupancy and a certificate of compliance have been issued with respect to the dwelling on the Land; and 		
	(c) the landscaping and any fencing has been completed to the satisfaction of the Seller.		
Privacy Act	means the <i>Privacy Act 1988</i> (Cth) and any ancillary rules, regulations, guidelines, orders, directives, codes of conduct or practice or other instrument made or issued thereunder, including:		
	(a) any consolidation, amendment re-enactment or replacement of any of them or the Privacy Act, and		
	(b) the National Privacy Principles under the Privacy Act.		
Public Domain	means all verges, landscaping (including street trees), gutters, kerbs, footpaths, cross-overs and any services to, from or over these areas.		
Restrictive Covenant	means the form of covenant at Annexure F to this Contract.		
Solar Amount	means the amount of \$3,500.00 plus GST for General Solar Installation by the Seller for the Buyer.		
Specimen Lease	means the draft Crown Lease attached as Annexure B.		
Territory	means: (a) when used in a geographical sense, the Australian Capital Territory; and		
	(b) when used in any other sense, the body politic established by section 7 of the <i>Australian Capital Territory (Self Government) Act 1998</i> (Cth).		
Transfer	means a transfer of the Crown Lease in the form prescribed by the <i>Land Titles Act 1925</i> (ACT).		
Working Day	means any day other than a Saturday, Sunday, Public Holiday or Bank Holiday in the Territory.		
44.2 In this Contract:			

(a) a reference to the Seller or to the Buyer includes the executors and administrators of any of them, if an individual, and the successors of any of them if a corporation;

- (b) the singular includes the plural, and vice versa;
- (c) a reference to a person includes a body corporate;
- (d) a reference to a clause or part of it or a Schedule Item is a reference to a clause or part of it or Schedule Item of this Contract;
- (e) a term not otherwise defined has the same meaning as in the *Legislation Act* 2001 (ACT);
- (f) a reference to an Act refers to any subordinate legislation made under it or any Act which replaces it.
- 44.3 Headings are inserted for convenience only and are not part of this Contract.
- 44.4 If the time for something to be done or to happen is not a Business Day, the time is extended to the next Business Day, except in the case of clause 2.1.
- 44.5 A reference to "this Contract" includes the Schedule, Annexure clauses, the special conditions, and attachments (if any) forming part of this Contract.
- 44.6 If there is more than one buyer the obligations which they undertake bind them jointly and individually.

Annexure A

Director's Guarantee

I/we, (name of Director/s) of (address).....

.....agree as follows:

- 1. I/We am/are a Director/s of the Buyer.
- 2. In consideration of the Seller entering into this Contract at my/our request, I/we agree to guarantee to the Seller:
 - (a) the performance and observance by the Buyer of all its obligations under this Contract, before, on and after Completion of this Contract; and
 - (b) the payment of all money payable to the Seller or to third parties under this Contract or otherwise.
- 3. This is a continuing guarantee and binds me/us notwithstanding:
 - my/our subsequent death, bankruptcy or liquidation or the subsequent death, bankruptcy or liquidation of any one or more of the Buyer or the Buyer's Directors;
 - (b) any indulgence, waiver or extension of time by the Seller to the Buyer or to me/us or to the Buyer's Directors; and
 - (c) Completion of this Contract.
- 4. In the event of any breach by the Buyer covered by this guarantee, including in the payment of any money payable to the Seller or to third parties under this Contract or otherwise, the Seller may proceed to recover the amount claimed as a debt or as damages from me/us without having instituted legal proceedings against the Buyer or any other of the Buyer's Directors and without first exhausting the Seller's remedies against the Buyer.
- 5. I/we agree to keep the Seller indemnified against any liability, loss, damage or claim due to the default of the Buyer which the Seller may incur in respect of this Contract.

Dated this	day of	202 .
Signed by		
in the presence of:		
Signature of witness	Signature	

Full name of witness

L\327091602.6

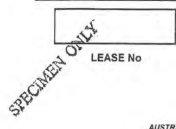
Capacity

NOTE: All directors of the Buyer are to sign this guarantee. If the Buyer is a sole director company please write "Sole Director" after that director's signature.

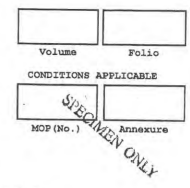
Annexure B

Crown Lease

This is a market value lease -
s238(2) (a) (ii) Planning
and Development Act 2007







AUSTRALIAN CAPITAL TERRITORY CROWN LEASE

PLANNING AND DEVELOPMENT ACT 2007

AUSTRALIAN CAPITIAL TERRITORY (PLANNING & LAND MANAGEMENT) ACT 1998 (C'th) ss. 29,30 & 31

THE PLANNING AND LAND AUTHORITY ON BEHALF OF THE COMMONWEALTH OF AUSTRALIA IN EXERCISING ITS FUNCTIONS GRANTS TO THE LESSEE THE LAND FOR THE TERM AND SUBJECT TO THE PROVISIONS SET OUT BELOW.

THE MEMORANDUM OF PROVISIONS (MOP) No. 2,000,050 REGISTERED IN THE REGISTRAR-GENERAL'S OFFICE AND/OR ANY PROVISIONS SET OUT IN ANY ANNEXURE ARE PART OF THIS LEASE.

1. LAND

DISTRICT/DIVISION	SECTION	BLOCK	DEPOSITED	PLAN	APPROXIMATE AREA
		1.000			square metres
ESSEE'S NAME AND ADDRE	SS				
ORM OF TENANCY					
TERM					
GRANT DATE:		TERM IN Y	(EARS: 99 F	ROM THE	COMMENCEMENT DATE

5. PURPOSE

SINGLE DWELLING HOUSING.

6. RESERVATIONS AND STATUTORY RESTRICTIONS

The statutory restriction(s) is/are:

Section 298 of the Planning and Development Act 2007.

7. VARIATIONS TO MEMORANDUM OF PROVISIONS

Not Applicable

THIS DOCUMENT MUST BE LODGED AT THE REGISTRAR-GENERAL'S OFFICE FOR REGISTRATION

Sec.

8. EXECUTION

SIGNED BY

SIGNATURE OF WITNESS

SIGNATURE OF LESSEE

NAME OF WITNESS (BLOCK LETTERS)

SIGNED BY A DELEGATE AUTHORISED TO EXECUTE THIS LEASE ON BEHALF OF THE COMMONWEALTH:

SIGNATURE

SIGNATURE OF WITNESS

NAME OF SIGNATORY (BLOCK LETTERS)

OFFICE USE ONLY

EXAMINED	DATE:
VOLUME: FOLIO	· · · · · · · · · · · · · · · · · · ·
REGISTERED:	



LAND TITLES OFFICE OF REGULATORY SERVICES ACT Justice and Community Safety Directorate

Justice and Community Safety

ANNEXURE

SPECIMEN ONLY

Form 029 - ANN

Land Titles Act 1925

ITLE AND LAND DETAIL				
Volume & Folio	District/Division	Section	Block	Unit

ANNEXURE TO (insert dealing type)	TOTAL NUMBER OF PAGES IN ANNEXURE
Crown Lease	2

- 1 The Authority, on behalf of the Commonwealth, grants over that part of the land ("Land") identified as a services easement on the Deposited Plan an easement ("Easement") in favour of the relevant provider (referred to as the "service provider");
- 2. The service provider may:
 - provide, maintain and replace services supplied by that service provider through the Land within the site of the Easement; and
 - (2) do anything reasonably necessary for that purpose, including without limitation:
 - (a) entering or passing through the Land;
 - (b) taking anything on to the Land; and
 - (c) carrying out work, including without limitation, constructing, placing, repairing or maintaining pipes, poles, wires, cables, conduits, structures and equipment.
- 3. In exercising the powers in paragraph 2, the service provider must take all reasonable steps to:
 - (1) ensure that the work carried out on the Land causes as little disruption, inconvenience and damage as is practicable; and
 - (2) ensure that the Land is restored as soon as practicable to a condition that is similar to its condition before the work was carried out.
- 4. Paragraph 3(2) does not require the service provider to restore:
 - (1) the Land to a condition that would result in:
 - (a) an interference with:
 - (i) any service on or through the Land; or
 - (ii) access to any service on or through the Land, or
 - (b) a contravention of a law of the Territory; or

SPECIMEN ONLY

Approved form AF 2012 – 32 approved by Jon Quiggin, Deputy Registrar-General on 13/01/2012 under section 140 of the Land Titles Act 1925 (approved forms) – This form revokes AF2009-229 Unauthorised version prepared by ACT Parliamentary Counsel's Office

- (2) any building or structure placed or constructed on any part of the Land comprising the Easement
- The Lessee must not place or construct, nor permit to be placed or constructed, a building or structure or any part of a building or structure on any part of the Land comprising the Easement UNLESS written advice from the service provider is obtained.
- 6 For the purposes of the Easement, "services", includes, without limitation, the supply of water, gas, electricity and discharge or drainage of water, stormwater and sewage
- 7. Nothing in this clause diminishes or affects any rights or powers of a service provider conferred under any statute, regulation or law.

SPECIMEN ONLY



Memorandum Of Provisions

Memorandum of Provisions No.2,000,049

1. INTERPRETATION

IN THIS LEASE, unless the contrary intention appears, the following terms mean:

- 1.1 'Act' the Planning and Development Act 2007;
- 1.2 'Authority' the Planning and Land Authority established by section 10 of the Planning and Development Act 2007;
- 1.3 'Building' any building, structure or improvement on or under the Land;
- 1.4 'Class' for a building or structure, means the class of building or structure under the building code as defined in the <u>Building Act 2004;</u>
- 1.5 'Commencement Date' the Commencement Date specified in item 4;
- 1.6 'Commonwealth' the Commonwealth of Australia;
- 1.7 'Dwelling' -
 - (a) means a Class 1 building, or a self-contained part of a Class 2 building, that:
 - includes the following that are accessible from within the building, or the self-contained part of the building
 - (1) not more than 2 kitchens;
 - (2) at least 1 bath or shower;
 - (3) at least 1 toilet pan; and
 - does not have access from another building that is either a Class 1 building or the self-contained part of a Class 2 building; and
 - (b) includes any ancillary parts of the building and any Class 10a buildings associated with the building;
- 1.8 'Land' the Land specified in item 1;

l of 5

Single dwelling and Multi-unit housing no solid fuel heating

- 1.9 'Lease' the Crown lease incorporating these provisions;
- 1.10 'Lessee' includes:
 - (a) where the Lessee is or includes a person, the executors, administrators and assigns of that person; and
 - (b) where the Lessee is or includes a corporation, the successors and assigns of that corporation;
- 1.11 'Multi-unit housing' means the use of land for more than one dwelling and includes but is not limited to dual occupancy housing;
- 1.12 'Premises' the Land and any Building at any time on the Land;
- 1.13 'Purpose' the purpose specified in item 5;
- 1.14 'Single dwelling housing' means the use of land for residential purposes for a single dwelling only;
- 1.15 'Territory':
 - (a) when used in a geographical sense, the Australian Capital Territory, and
 - (b) when used in any other sense the body politic established by section 7 of the Australian Capital Territory (Self-Government) Act 1988 (C'th);
- 1.16 Where the Lessee comprises two or more persons or corporations, an agreement by the Lessee binds them jointly and individually;
- 1 17 The singular includes the plural and vice versa;
- 1.18 A reference to one gender includes the other genders;
- 1 19 A reference in this lease to any statute or statutory provision shall include a reference to any statute or statutory provision that amends, extends, consolidates or replaces the statute or statutory provision and to any other regulation, instrument or other subordinate legislation made under the statute;
- 1.20 A reference to an item is a reference to the corresponding item in the Lease.

2 LESSEE'S OBLIGATIONS

The Lessee must:

RENT

2.1 pay to the Authority the rent of 5 cents per annum if and when demanded;

Single dwelling and Multi-unit housing - no solid fuel heating

4.1

BUILDING SUBJECT TO APPROVAL

2.2 not, without the prior written approval of the Authority, except where exempt by law, construct any Building, or make any structural alterations in or to any Building;

COMPLETE CONSTRUCTION

2.3 within twenty-four (24) months from the Commencement Date or within such further time as may be approved in writing by the Authority, complete construction of an approved development on the Land as approved by the Authority at a cost of not less than one hundred and eighty thousand dollars (\$180,000) per Dwelling;

UNDERGROUND FACILITIES

2.4 ensure that facilities for electrical and telephone cables are installed underground to a standard acceptable to the Authority;

PURPOSE

2.5 use the Land for the Purpose;

PRESERVATION OF TREES

2.6 during the period allowed for construction, not damage or remove trees identified in a development approval for retention or to which the <u>Tree Protection Act 2005</u> applies, without the prior written approval of the Territory;

SOLID FUEL HEATING SYSTEM

2.7 not install or use a solid fuel heating system on the Premises without the prior written approval of the Authority;

REPAIR AND MAINTAIN

2.8 repair and maintain the Premises to the satisfaction of the Authority:

RIGHT OF INSPECTION

2.9 subject to the Act, permit anyone authorised by the Authority to enter and inspect the Premises at all reasonable times and in any reasonable manner;

RATES AND CHARGES

2.10 pay all rates, taxes, charges and other statutory outgoings, which become payable on or in respect of the Land, as they fall due;

3 of 5

Single dwelling and Multi-unit housing

CLEAN AND TIDY

2.11 at all times, keep the Premises clean, tidy and free from rubbish and other unsightly or offensive matter PROVIDED ALWAYS THAT should the Lessee fail to do so the Authority may, at the cost of the Lessee, cause any matter or thing to be removed from the Premises and restore the Premises to a clean and tidy condition.

3. MUTUAL OBLIGATIONS

The parties agree that.

OWNERSHIP OF MINERALS AND WATER

3.1 all minerals on or in the Land and the right to the use, flow and control of ground water under the surface of the Land are reserved to the Territory;

FAILURE TO REPAIR AND MAINTAIN

- 3.2 if the Lessee fails to repair and maintain the Premises in accordance with clause 2.8, the Authority may, by written notice to the Lessee, require the Lessee to carry out the repairs and maintenance within a specified period of not less than one month;
- 3.3 if the Authority believes that any Building is beyond repair, the Authority may, by written notice to the Lessee, require the Lessee to:
 - (a) remove the Building; and
 - (b) construct a new Building to a standard acceptable to the Authority according to approved plans;

within a specified period of not less than one month;

3.4 if the Lessee fails to comply with a notice given under clause 3.2 or 3.3, the Authority may enter the Premises, with anyone else and with any necessary equipment, and carry out the work which the Lessee should have carried out. The Lessee must pay to the Authority, on demand, the costs and expenses of that work;

TERMINATION

- 3.5 if:
 - the Lessee at any time does not use the Land for a period of one year for the Purpose; or
 - (b) the Lessee fails to do any of the things which the Lessee has agreed to do in this Lease and that failure continues for three months (or such longer period as may be specified by the Authority) after the date of service on the

4 of 5

Single dwelling and Multi-unit Housing - no solid fuel heating

Lessee of a written notice from the Authority specifying the nature of the failure;

THEN the Authority on behalf of the Commonwealth may terminate the Lease by giving a written notice of termination to the Lessee. That termination will not adversely affect any other right or remedy which the Authority or the Commonwealth may have against the Lessee for the Lessee's failure;

- 3.6 the power of the Authority on behalf of the Commonwealth to terminate the Lease under clause 3.5 shall not be affected by:
 - (a) the acceptance of rent or other money by the Authority during or after the notice has been given; or
 - (b) any delay in exercising any right, power or remedy under the Lease

FURTHER LEASE

3.7 the Lessee will be entitled to a further Lease of the Land on such terms as the Act provides;

NOTICES

5

3.8 any written communication to the Lessee is given if signed on behalf of the Authority and delivered to or sent in a prepaid letter addressed to the Lessee at the Land or at the last-known address of the Lessee or affixed in a conspicuous position on the Premises;

EXERCISE OF POWERS

- 3.9 Any and every right, power or remedy conferred on the Commonwealth or Territory in this Lease, by law or implied by law may be exercised on behalf of the Commonwealth or the Territory or as the case may be by:
 - (a) the Authority;
 - (b) an authority or person for the time being authorised by the Authority or by law to exercise those powers or functions of the Commonwealth or Territory; or
 - (c) an authority or person to whom the Authority has delegated all its powers or functions under the <u>Planning and Development Act 2007</u>.

Signed by JIM CORRIGAN a delegate authorised to execute this Memorandum of Provisions on behalf of the Commonwealth

5 of 5

Single dwelling and Multi-unit housing - no solid fuel heating

Annexure C

Plan



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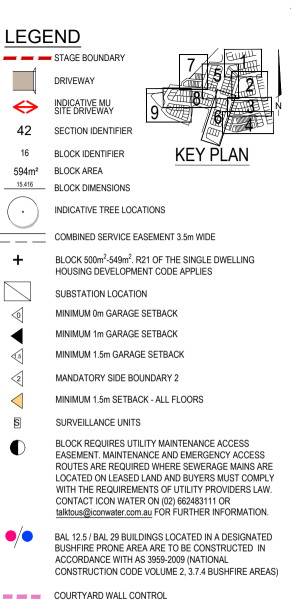
Annexure D

Block Plans



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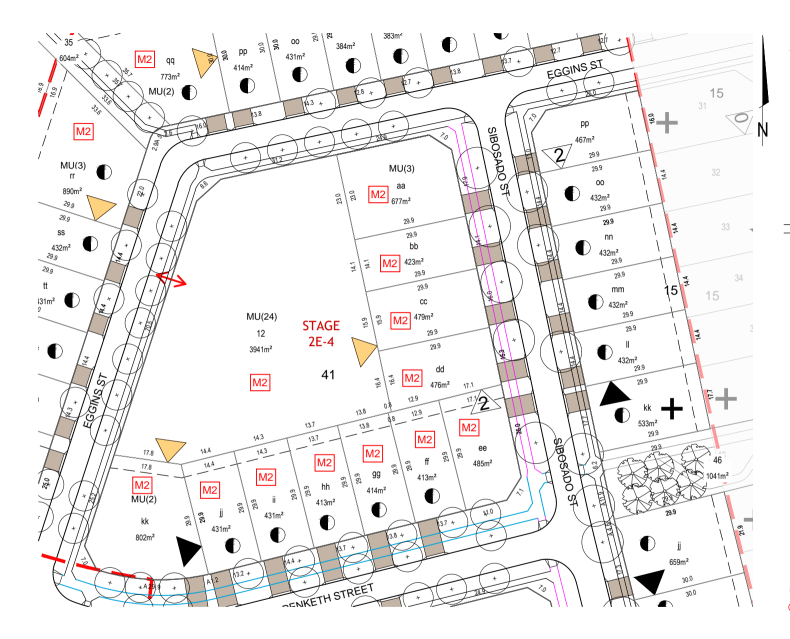
- PLAN SUBJECT TO SURVEY- FINAL DIMENSIONS AREAS & BLOCK NUMBERS TO BE OBTAINED FROM DEPOSITED PLANS AND DISTANCES ARE IN METRES.
- POSITION OF HYDRAULIC & ELECTRICAL SERVICES TO BE CONFIRMED BY ENGINEERING PLANS.



- PEDESTRIAN ACCESS REQUIRED
 MINIMUM OF ONE GATE ACCESS TO BE PROVIDED
- MAXIMUM 2 STOREYS

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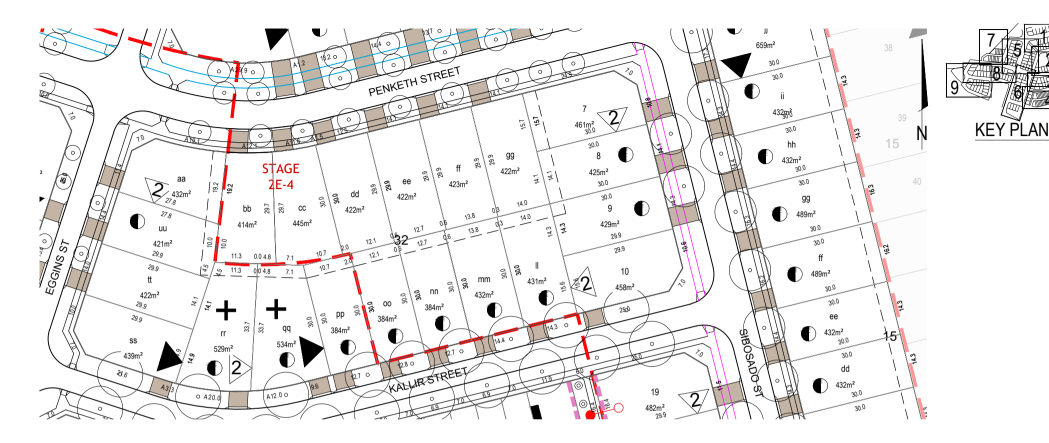


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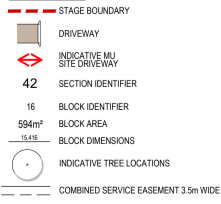
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$\overset{\otimes}{\blacktriangleright} \checkmark \overset{\otimes}{\blacktriangleright}$	MINIMUM 1m GARAGE SETBACK
1.5	MINIMUM 1.5m GARAGE SETBACK
$\langle 2 \rangle$	MANDATORY SIDE BOUNDARY 2
\triangleleft	MINIMUM 1.5m SETBACK - ALL FLOORS
S	SURVEILLANCE UNITS
O	BLOCK REQUIRES UTILITY MAINTENANCE ACCESS EASEMENT. MAINTENANCE AND EMERGENCY ACCESS ROUTES ARE REQUIRED WHERE SEWERAGE MAINS ARE LOCATED ON LEASED LAND AND BUYERS MUST COMPLY WITH THE REQUIREMENTS OF UTILITY PROVIDERS LAW. CONTACT ICON WATER ON (02) 662483111 OR talktous@iconwater.com.au FOR FURTHER INFORMATION.
•/•	BAL 12.5 / BAL 29 BUILDINGS LOCATED IN A DESIGNATED BUSHFIRE PRONE AREA ARE TO BE CONSTRUCTED IN ACCORDANCE WITH AS 3959-2009 (NATIONAL CONSTRUCTION CODE VOLUME 2, 3.7.4 BUSHFIRE AREAS)
	COURTYARD WALL CONTROL
0•	PEDESTRIAN ACCESS REQUIRED MINIMUM OF ONE GATE ACCESS TO BE PROVIDED
M2	MAXIMUM 2 STOREYS







+	BLOCK 500m ² -549m ² . R21 OF THE SINGLE DWELLING HOUSING DEVELOPMENT CODE APPLIES	<2 S
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	MINIMUM 1m GARAGE SETBACK	
1.5	MINIMUM 1.5m GARAGE SETBACK	
	COURTYARD WALL CONTROL	•/•
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MANDATORY SIDE BOUNDARY 2

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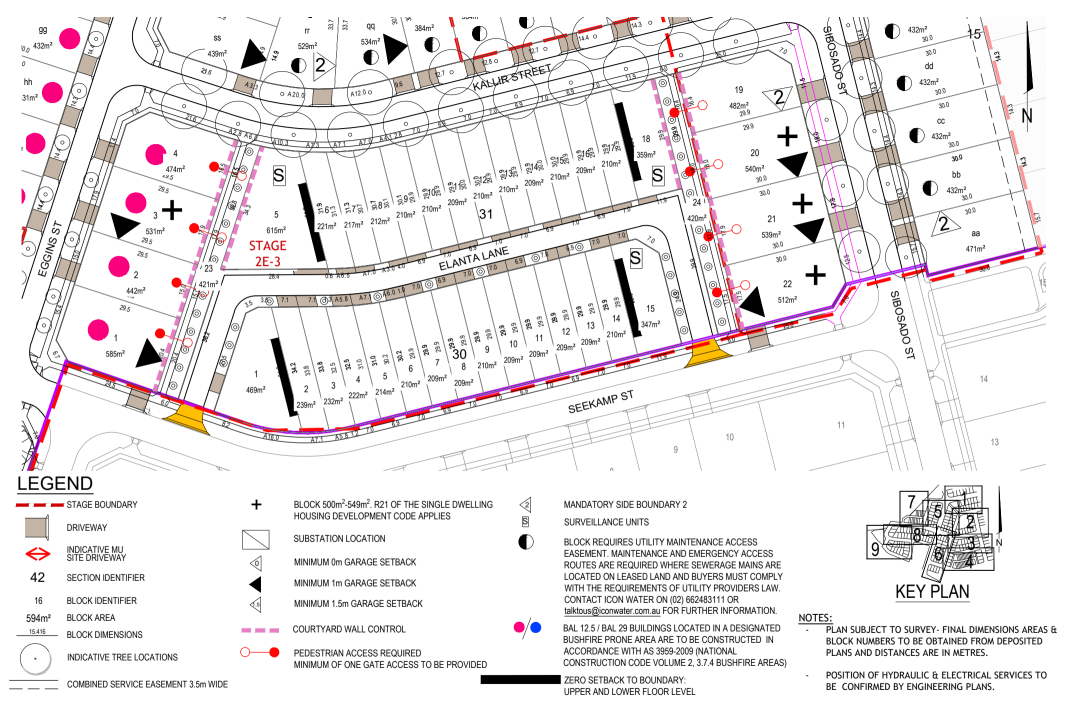
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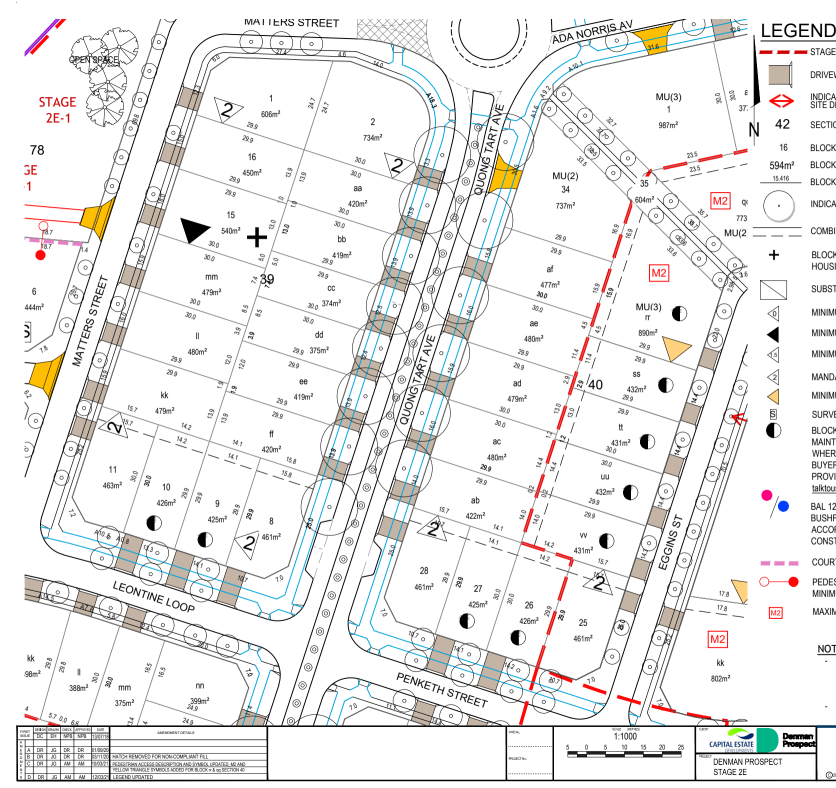
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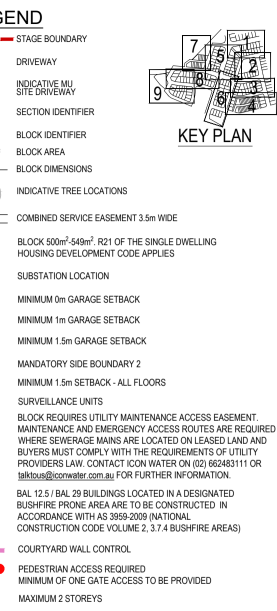
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- POSITION OF HYDRAULIC & ELECTRICAL SERVICES TO BE CONFIRMED BY ENGINEERING PLANS.

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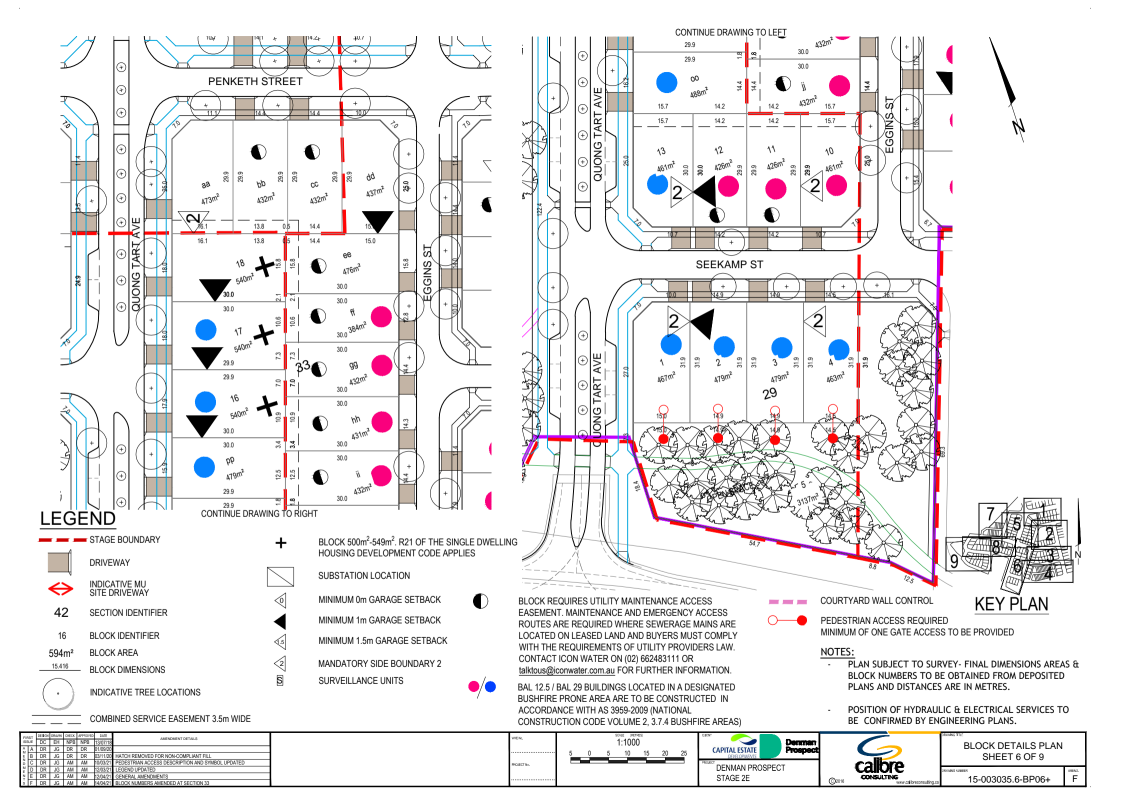


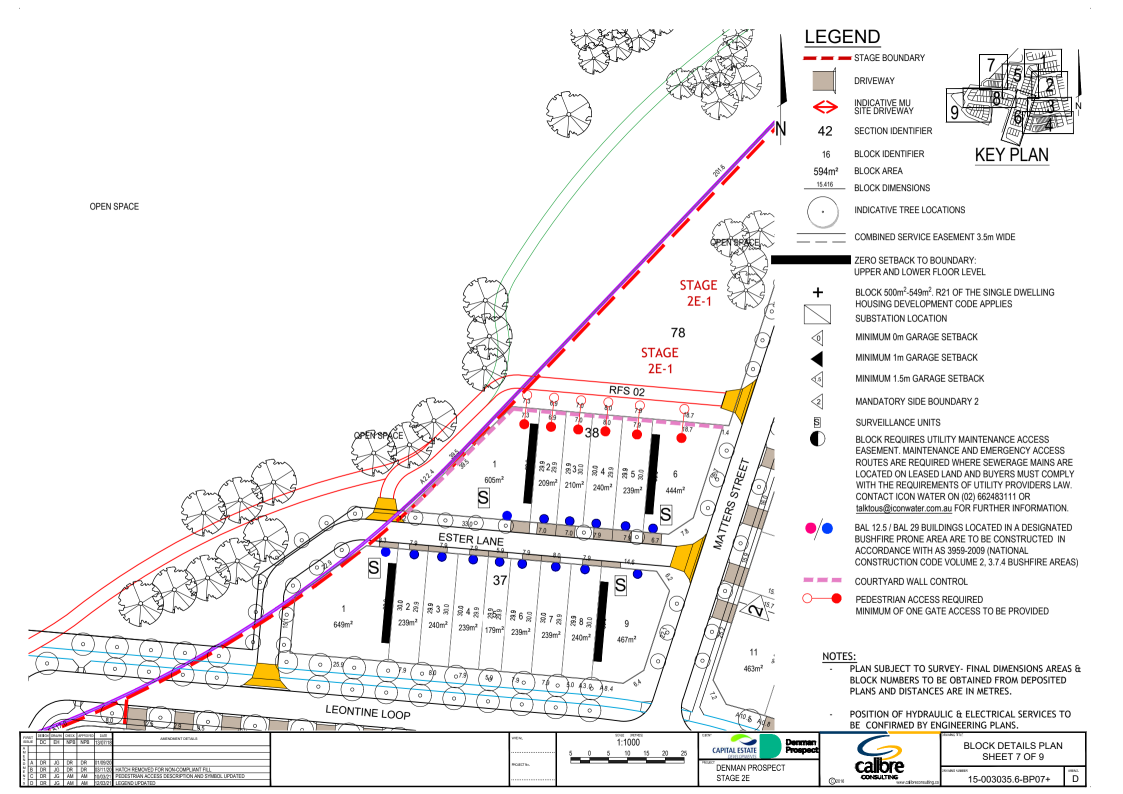
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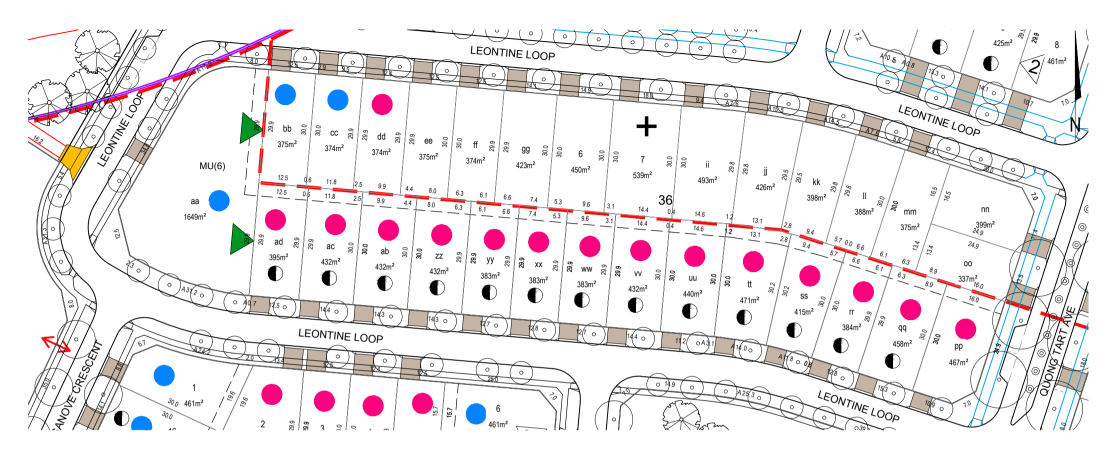
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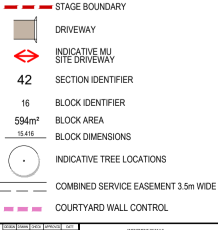








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- BLOCK 500m²-549m², R21 OF THE SINGLE DWELLING HOUSING DEVELOPMENT CODE APPLIES SUBSTATION LOCATION Ð MINIMUM 0m GARAGE SETBACK MINIMUM 1m GARAGE SETBACK
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- MANDATORY SIDE BOUNDARY 2
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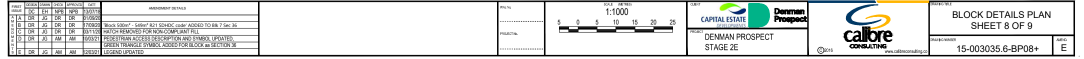
- MINIMUM 1.5m SETBACK LOWER & FIRST UPPER FLOOR MINIMUM 3.0m SETBACK - SECOND UPPER FLOOR
- BLOCK REQUIRES UTILITY MAINTENANCE ACCESS EASEMENT. MAINTENANCE AND EMERGENCY ACCESS ROUTES ARE REQUIRED WHERE SEWERAGE MAINS ARE LOCATED ON LEASED LAND AND BUYERS MUST COMPLY WITH THE REQUIREMENTS OF UTILITY PROVIDERS LAW. CONTACT ICON WATER ON (02) 662483111 OR talktous@iconwater.com.au FOR FURTHER INFORMATION.
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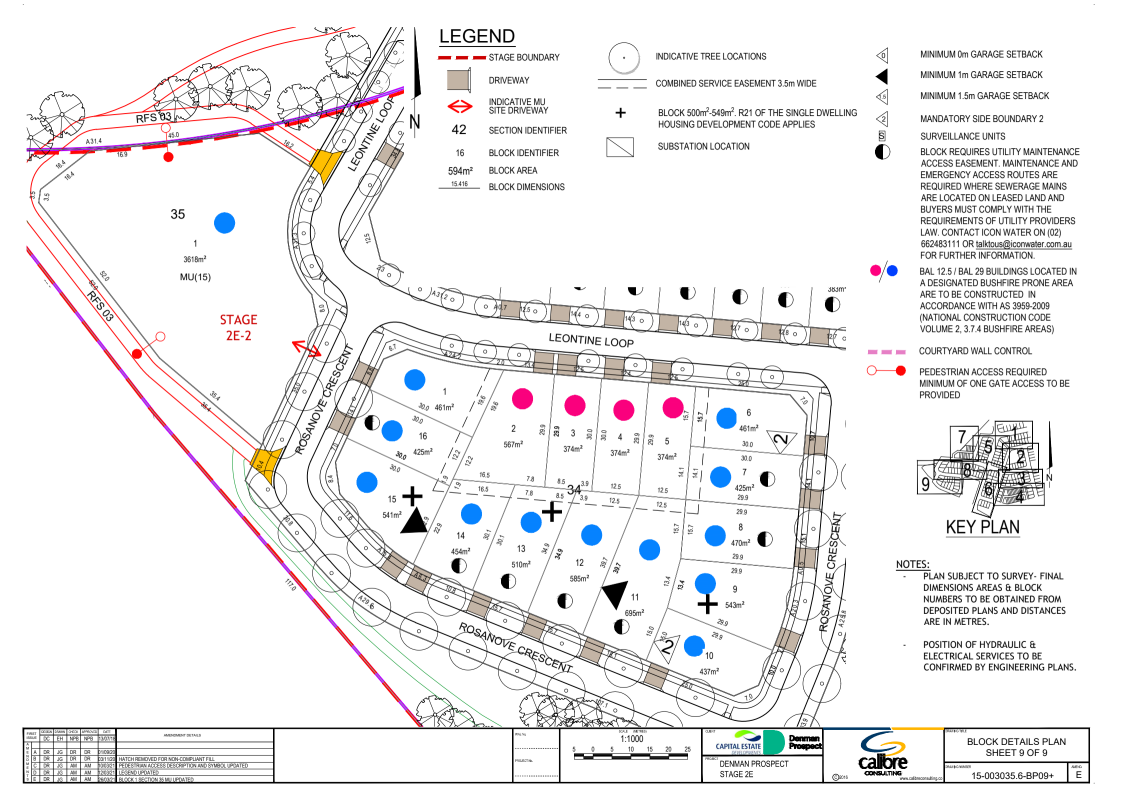


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POSITION OF HYDRAULIC & ELECTRICAL SERVICES TO BE CONFIRMED BY ENGINEERING PLANS.





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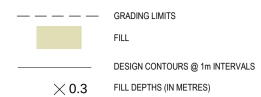


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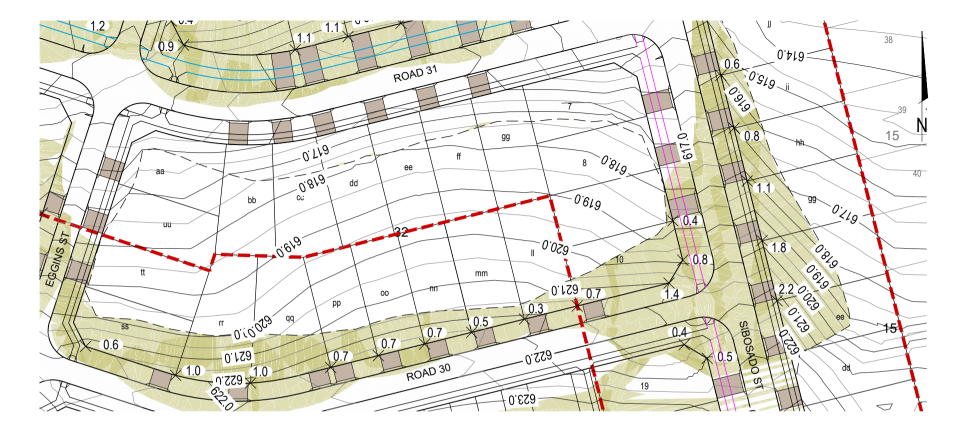


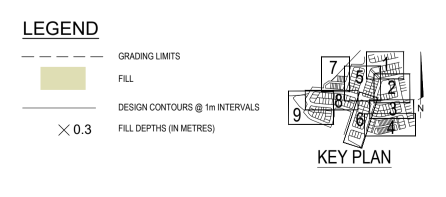


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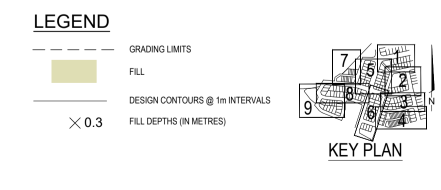
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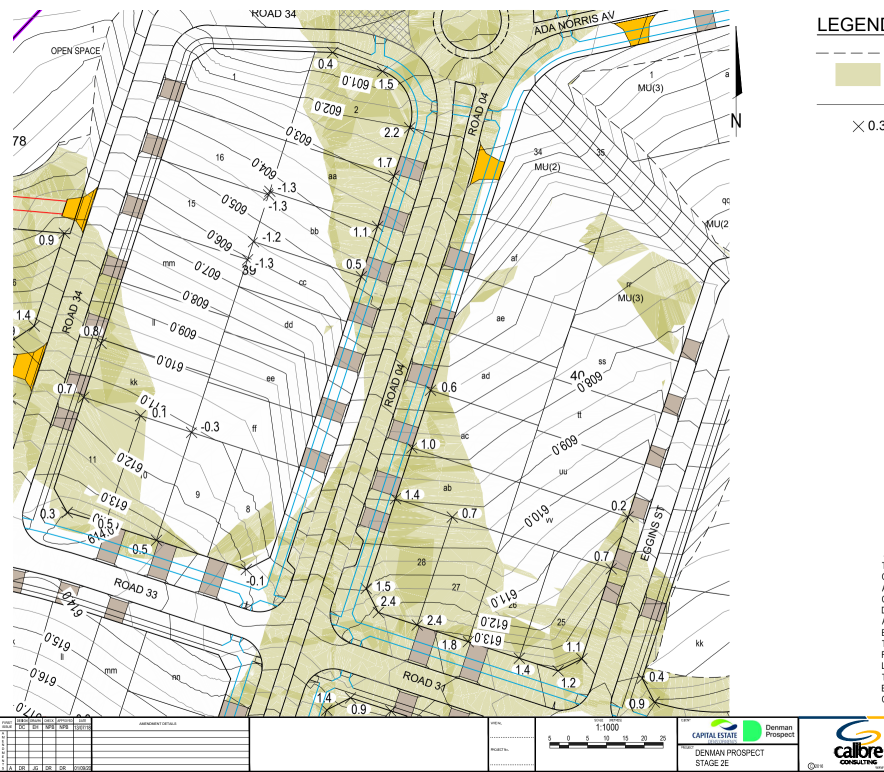


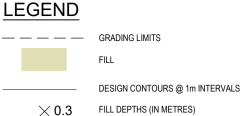
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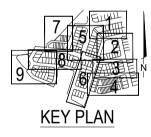




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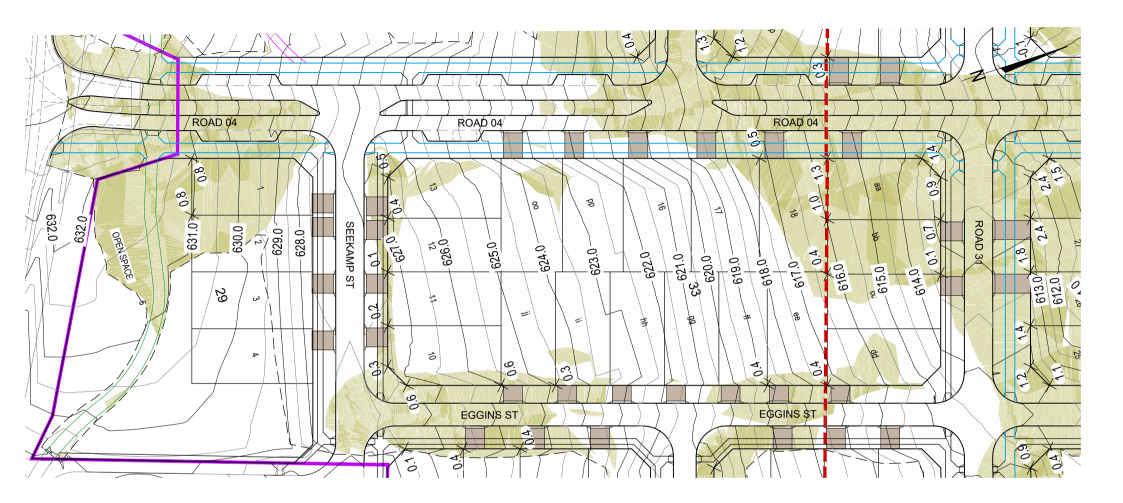
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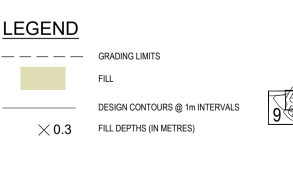
FILL ON BLOCKS PLAN

SHEET 5 OF 9

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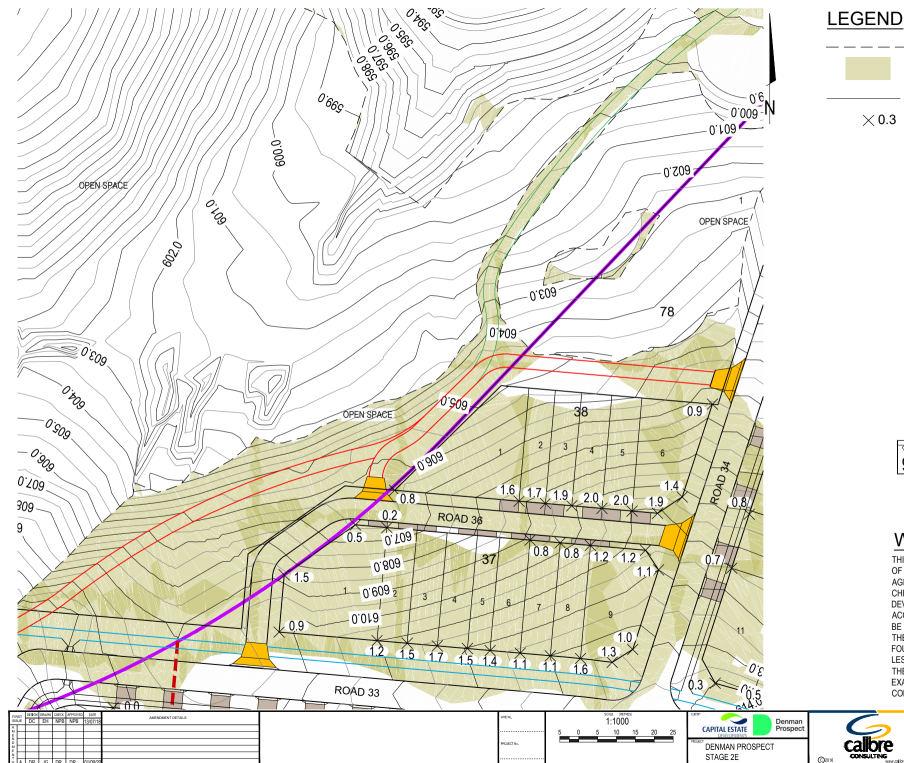
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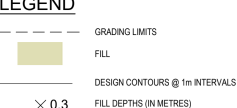


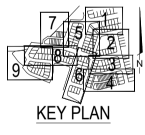


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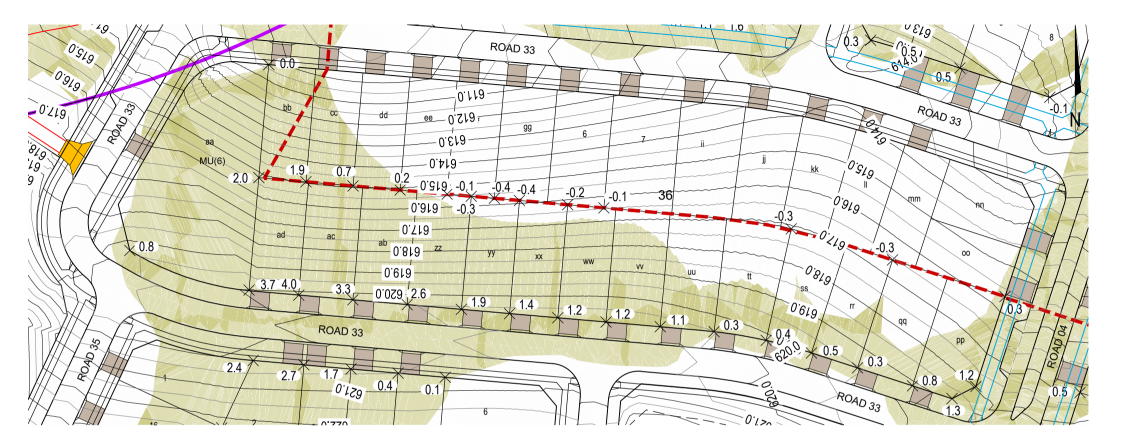
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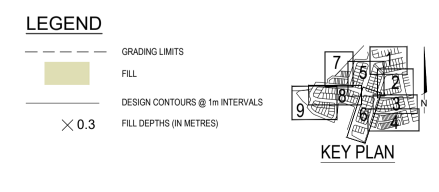
FILL ON BLOCKS PLAN

SHEET 7 OF 9

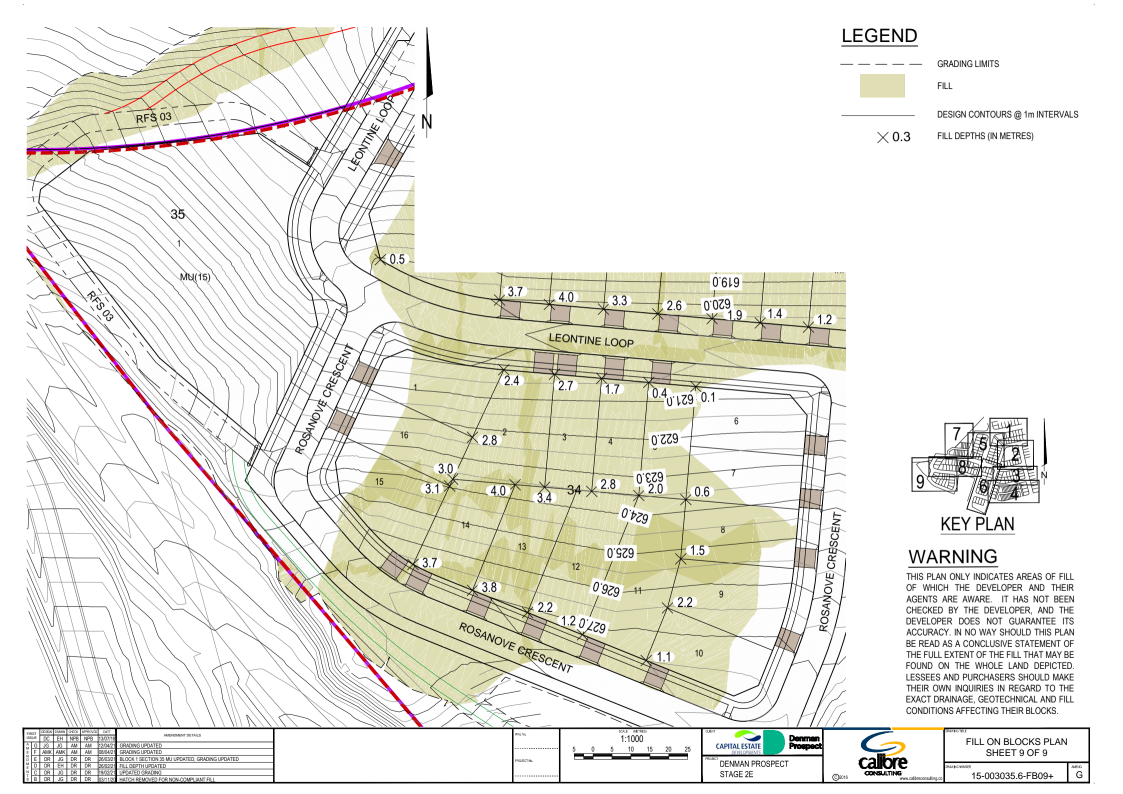
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Annexure E

Building and Siting Guidelines



Denman Prospect

Building and Siting Guidelines



Welcome to Denman Prospect

Welcome to Denman Prospect, a place where we work with home owners and builders to create Canberra's most remarkable suburb.

The aim of the Denman Prospect Building & Siting Guidelines is to assist in creating a coherent vision for our community.

The Guidelines have been designed to ensure all homes at Denman Prospect are built to a high standard and encourage a variety of built forms and examples of architecture.

The natural topography of Denman Prospect lends itself to interesting designs that respond well to the natural attributes of the site.

The requirements set out in these Guidelines will assist in providing you with peace of mind. We are committed to helping your investment grow into the future and protecting you from inappropriate development within the estate.

Denman Prospect offers access to everything Canberra, and the surrounding region, has to offer. We are proud to be delivering this remarkable suburb.

Stephen Byron Capital Airport Group

How to use the Guidelines

To ensure compliance with all the principles, objectives and requirements set out in the Denman Prospect Building & Siting Guidelines (the Guidelines), all building designs must be approved and endorsed by the Design Coordinator. This includes external colour and material selections as well as landscaping plans.

In consideration of these designs, the Design Coordinator may exercise their discretion to waive or vary a requirement where they deem it to be allowable or beneficial to the development.

Plans will be assessed against the Guidelines that are applicable at the time of plan submission. All decisions regarding the Guidelines are at the discretion of the Design Coordinator.

The Guidelines comprise of the following key sections:

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Under each section is a range of design elements that should be considered when designing your home, as well as *Objectives* and most importantly, developer *Requirements*.

Objectives indicate 'what is to be achieved', while **Requirements** provide specific direction that must comply to meet the objectives.

Process to Approval

The following steps illustrate the process for each purchaser in order to construct a dwelling in Denman Prospect:

Step 1 Review the Guidelines



Homes must be designed in accordance with the Guidelines. If you have any queries, preliminary advice may be sought from the Design Coordinator to ensure that concept designs will meet the requirements of the Guidelines.

Step 2 Submission

Designs are to be submitted for approval through the customer portal which can be accessed from the Denman Prospect website (www.denmanprospect.com.au). The online application includes a Design Approval Application Checklist.

Step 3 Approval

The Design Coordinator will promptly review and approve plans that comply with the Guidelines. Complete and compliant applications will be processed within 5-10 working days. Incomplete or non-compliant applications will need to be re-submitted as required.

Step 4 Re-Submission



Plans that do not include all required information or that do not comply with the Guidelines will be returned via email with feedback and the areas of non-compliance highlighted.

Once your plans have been stamped and approved any amendments made to your plans and specifications prior to or during the construction of your dwelling must be re-submitted to the Design Coordinator for endorsement.

Step 5 Building Certification and/or ACTPLA Approval

All plans must satisfy the Territory Plan and applicable code requirements for building and development in the ACT. Once your plans have been granted Developer Approval they will need to be submitted to the relevant authorities to be certified.

Step 6 Certificate of Occupancy

You cannot live on your Block until your dwelling is complete, a Certificate of Occupancy has been issued and all relevant approvals have been obtained.

Step 7 Practical Completion

Return of Compliance Bond & Landscaping Contribution

Once the Developer determines Practical Completion has been achieved, the online application for return of the Compliance Bond and payment of the Landscaping Contribution can be completed.

Practical Completion means:

- **1** The construction of the dwelling is complete and all aspects comply with the plans and specifications endorsed by the Developer.
- 2 Any damage to nature strips or public domain prior to or during construction has been rectified.
- **3** All landscaping, including reinstatement of the verge, has been completed.
- 4 All boundary fencing, return fencing, side gates and retaining walls have been constructed to the satisfaction of the Developer and as per the endorsed plans.



More information regarding the application process for the return of the Compliance Bond and payment of the Landscaping Contribution can be found on our website: www.denmanprospect.com.au

It is important to engage with the Design Coordinator early to ensure your journey to endorsement as Compliant is streamlined. Your plans and specifications will be endorsed as Compliant once the Design Coordinator determines that the requirements of these Guidelines have been met to the Design Coordinator's satisfaction, taking into consideration design merit. The Design Coordinator holds the final say for approval.

Design Approach

The vision for Denman Prospect is one where building forms and architectural styles reflect traditional aesthetics; an illustration of the essential qualities that define Canberra's most prominent suburbs.

Each individual dwelling design should contribute to the surrounding environment and to the estate in a positive way.

Owners are encouraged to construct innovative and appropriate designs that present a cohesive residential image for the entire estate and boast the values and principles embraced in Canberra's older suburbs.

A major objective of the Guidelines is to ensure that the creation of the desired built form and landscape will stimulate a sense of resident interaction and of neighbourhood pride.

The architectural vision seeks to create a development of contemporary Australian architecture and integrate built forms seamlessly across the development.



Façade Design

This will be achieved through clean and simple building forms and well-articulated façade elements combined with appropriate use of a neutral colour scheme and natural materials palette. The result is that each home establishes a high-quality, individual statement within a holistically designed series of streetscapes and neighbourhoods.

However, this needs to be balanced to ensure that the development is not made up of homes with design characteristics that are too similar. Providing variety in the facades along a street provides diversity and visual interest and ensures individual homes are differentiated.

Important to Note

For corner Blocks, where the Design Coordinator considers that the dwelling design does not appropriately or adequately address the street corner and both street frontages, additional treatments may be required to obtain approval.

Objectives

To ensure all dwellings are well-articulated and proportioned in order to reduce the overall mass of the building.

To ensure all corner lots which have any façade facing a street, park or other open space are designed such that all primary facades present well and are articulated when viewed from public areas.

To ensure that dwellings on corner lots address and 'wrap' the street corner through building articulation and design.

To avoid repetition of façade types within the streetscape (excludes terrace and row housing typologies).

To ensure a balance within the streetscape of variation of façade types and a level of consistency of dwelling articulation, materials and form.

Requirements

- All dwelling entries are to have an articulated and covered area of minimum 1.5m deep.
- □ Entry doors are to be simple and have clean lines.
- \Box A verandah or entry pergola is desired to front the street.
- $\hfill\square$ At least one living space is desirable to front the street.
- □ Sliding windows and/or doors are not permitted on any front elevation.
- Glazed balustrades are not permitted to front the street.
- □ Repetitive housing types will not be permitted; 1 repeat in 5 dwellings at a maximum with a minimum of 50% change.
- All external columns are to be of a substantial size, be well proportioned and be at least 200mm x
 200mm; blade walls are acceptable and preferred.
- □ The maximum total width of garage door openings is the lesser of:
 - 6 metres; or
 - 50% of the frontage of the dwelling
- Garage doors are to be plain panel lift doors; roller doors are not permitted.
- □ Single tandem garages are not permitted.
- $\hfill\square$ Extensive blank walls visible from the street are not permitted.
- □ Large areas of brick render are not permitted without relief by either articulation or alternate materials.
- Up lighting is permitted only where it is directional in function, onto the façade surface, within the property.

Dwelling Siting & Design

Dwellings must be responsive to the natural topography of the Block. Not only does this respect the natural fall of the land but it also encourages the opportunity for views, natural ventilation and reduces retaining wall heights. It also ensures that natural waterflow and runoff across Blocks is maintained and does not undermine neighbouring Blocks.

Any setback requirements outlined by the developer are identified in the Block Details Plans which form part of the Contract for Sale of the land.

Energy efficiency should also be considered when siting your home. The location and orientation of your dwelling, as well as location and arrangement of internal living spaces can influence solar access opportunities and cross ventilation in your home.

Important to Note

Topography of the Block should be considered first and foremost, with dwelling designs being considered to suit the natural fall and slope of each individual Block to minimise the need for retaining walls.

Dwellings which have been designed without any consideration of the Blocks natural fall and slope will not obtain Developer Approval and will need to be further considered and resubmitted.

Objectives

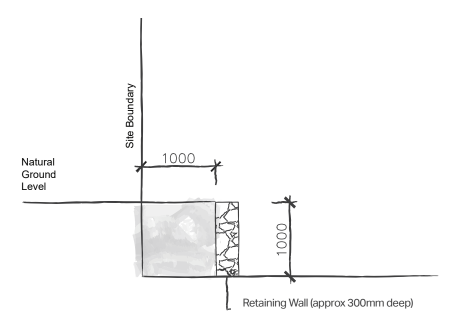
To create a home environment that promotes liveability, comfort and safety.

Primary living areas should have functional connection with the outdoor private open space areas such as courtyards and alfresco areas.

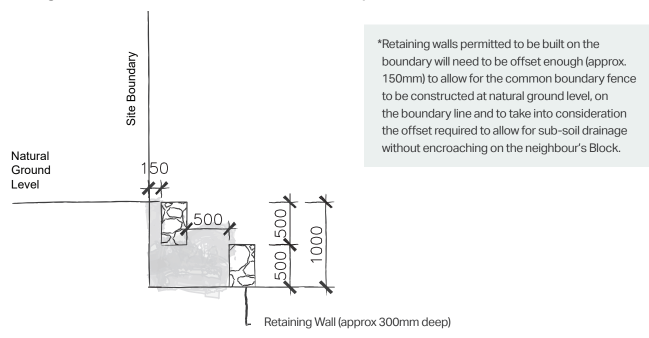
Inclusions for front balconies and entry porches create usable and interesting outdoor spaces that provide opportunities for residents to engage with passers-by.

Requirements

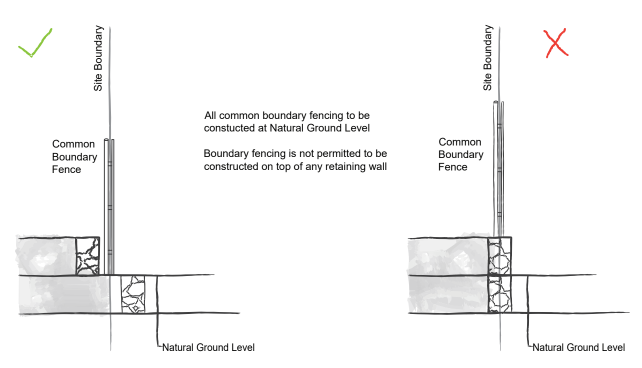
- □ Side setbacks on Blocks with a width of 17.6m or greater should be at least 1000mm on the side of the garage and no zero setback will be permitted.
- □ The principle private open space (PPOS) cannot be cut or filled more than 600mm from the floor level of the associated living space.
- □ The maximum overall retaining wall height is 1000mm. Retaining walls will be measured cumulatively at finished levels.



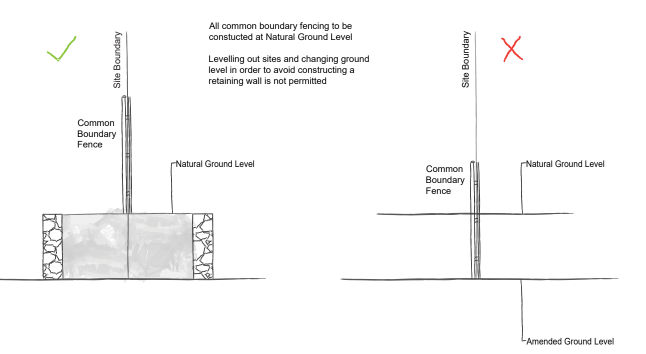
□ The maximum height for a retaining wall on a boundary* is 500mm Any retaining wall over 500mm high must be offset from the boundary equal to its height. For example, a retaining wall 800mm high will need to be offset 800mm from the boundary.



□ Common retaining walls between neighbours are not permitted; if retaining walls are required to address cut or fill they must be built within the boundaries of any individual Block.



□ Flattening or amending natural ground level between two sites in order to avoid construction of previously approved retaining walls is not permitted; if a design requires the site to be cut or filled, approved plans need to be adhered to with each owner being responsible for retaining the cut or fill on their site rather than liaising with adjacent sites to alter the ground level.



☐ Minimum floor to ceiling height in any habitable room is 2550mm (unless previously agreed to by the Design Coordinator) however ceiling heights of 2700mm or greater are encouraged.

Dwelling Services & Ancillary Items

Each dwelling will require services and items that are essential for everyday living, but may not contribute to an appealing streetscape environment.

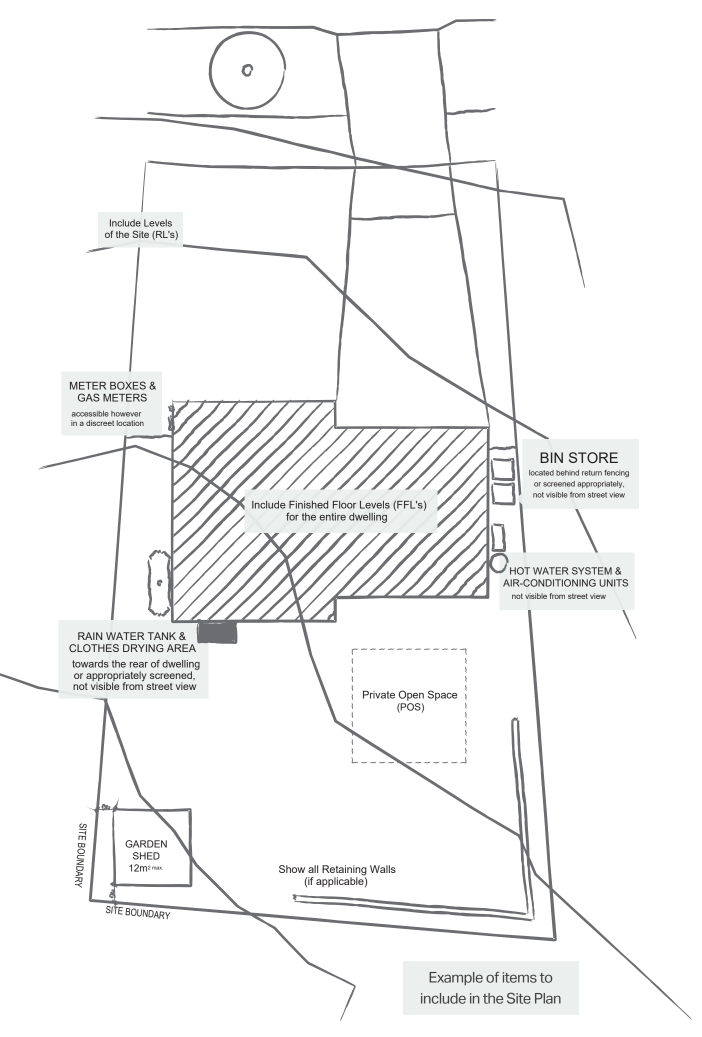
To create an attractive suburb we have identified some of these services and items to consider throughout the early stages of the design process so they can be appropriately located and hidden from street view.

Objectives

The streetscape and neighbourhood character of Denman Prospect should be protected by ensuring building and dwelling services and ancillary items are hidden from the public realm and view (where achievable). They should be located to the rear or side of dwellings.

Requirements

- □ No service rooms such as bathrooms or laundries are to be located on the front façade or visible from the street.
- \Box Evaporative coolers are to be colour matched to the roof and not visible from the street.
- □ Rainwater tanks are to be colour matched to the home and not visible from the street; either located towards the rear of the dwelling or appropriately screened.
- □ Hot water system heaters are not to be visible from the street.
- □ None of the following services/items are to be visible from the street. They must be screened from public views and located to the rear of the home.
 - Air-conditioning units
 - Service lines
 - Clothes drying areas
 - Sheds
 - Satellite dishes
- □ No exposed ductwork or plumbing is permitted; downpipes are permitted however to be kept to a minimum on the front elevation and colour matched to the dwelling.
- □ Garden sheds cannot be greater than 12m² and must be at least 900mm from any boundary. Prior to any construction, detailed designs must be submitted to the Design Coordinator for endorsement.
- □ Storage areas for both waste and recycling bins must be suitably screened and shown on the plans.
- Meter boxes and gas meters are to be located in the least visually obtrusive location from public view.
- Security doors must be of a contemporary design, coloured to match window frames. Diagonal grid types of privacy mesh will not be permitted.



Roofs & Solar Requirement

Roofs have a significant impact on the overall aesthetics of a building. They influence the character and amenity of a neighbourhood and can contribute to the passive performance of a building.

Contemporary roof lines and articulated roof shapes with hips/gables are preferable, as well as skillion roofs. Roofs with eaves of at least 600mm (from the frame) are required as this has practical implications; providing shade in the summer and protection in the winter.

The roof is to have clean lines and no decorative interpretations of traditional country homes or references.

Objectives

To ensure dwellings incorporate clean, simple and well-proportioned roof lines.

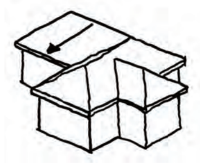
To encourage a range of contemporary roof lines within a streetscape that contribute positively to the character and amenity of the neighbourhood.

To ensure roofs have eaves and overhangs for shading of external walls for good passive solar performance.

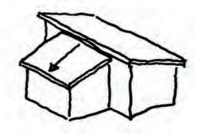
Homes are to use a range of building forms including high roof pitches, large eaves, and simple, natural colour palettes.

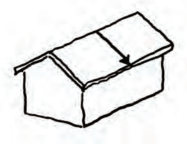
Requirements

- □ Roof materials must be of one colour choice only.
- □ Consider the impact of mounting solar panels when designing roof form.
- □ All tiled roofs are to be of a flat profile concrete or terracotta tile.
- \Box Roof pitches are as follows:



Hip roofs between 20-25 degrees

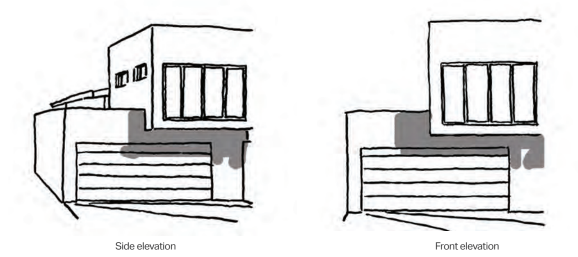




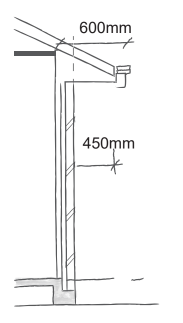
Gable roofs between 20-25 degrees

Skillion roof angles between 10-15 degrees

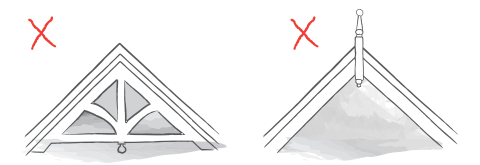
- □ No curved roofs will be permitted.
- □ Flat roof houses are generally not permitted. If the design is of a high quality, it may be permitted, however this is at the discretion of the Design Coordinator.
- □ Where parapets are incorporated they must fully conceal the roof from the public and return the entire length of the primary build zone, for upper and lower levels, on both sides of the dwelling.



- $\hfill\square$ No reflective roof materials will be permitted.
- $\hfill\square$ No white or light coloured roof materials will be permitted.
- All gutters, down pipe treatments and rain head overflows are to be sympathetic to the style of the home, complementary to the colour and style of the dwelling and not decorative in profile.
- A minimum roof eave of 600mm in depth is required, however 900mm or wider eaves are strongly encouraged. For clarity, eaves are measured from the timber frame.



- Dormer windows and skylights are encouraged to increase natural light and ventilation.
- □ Top elements of the roof are to be a simple form; no finials, domes or decorative details are permitted.



- $\hfill\square$ No stuck on or applied elements are permitted.
- □ All solar arrays are to be fitted to the rear of the dwelling and not visible from the street. Where Block orientation does not allow adequate solar aspect and following review and specific approval from the Design Coordinator, solar arrays may be fitted in view from the street however they must be fitted flat to the roof.
- Arrays mounted on sections of roof where the pitch is less than 15 degrees may require frames, at an additional cost to the owner.

External Colours & Finishes

Colours play an important role in influencing the look and feel of a streetscape. To provide a sense of harmony and consistency, a palette of complementary neutral colours and natural materials is suggested, that reflect the local landscape character of Denman Prospect.

Architectural interest is often achieved in dwellings by the use of combinations of single and double storey elements with a well-proportioned home being further enhanced by the appropriate choice of colours and finishes.

Important to Note

External colours and finishes will be assessed based on whether they are complementary to the overall architectural design and style of the dwelling, and will be assessed against surrounding dwellings that have already been submitted and granted developer approval.

Objectives

To incorporate within all new dwellings a selected palette of colours and finishes which complement the local streetscape and the neighbourhood character of Denman Prospect.

To maintain a consistently high standard of dwelling design through controlling the variety of colours and finishes that can be used on dwelling facades.

To establish a predominantly neutral colour scheme for streetscapes with light and dark contrast colours within facades to provide highlights to each home.























Requirements

- □ The base of the dwelling is to be solid, either masonry or rendered, with no lightweight materials to be used at the base of the dwelling.
- □ The primary choice of colours for your dwelling should be neutral, of natural colour tones, reflecting the environment.
- Darker colours should be used at the base of the dwelling with complementary balancing lighter colours on upper floors.
- Stronger, complementary accent colours are encouraged for key elements such as entry ways and on architectural elements.
- $\hfill\square$ Cream on cream colour choices will not be permitted.
- □ All sides of the dwelling are to be treated with equal importance and be comprised of equal quality materials.
- □ Change of colour or material is not permitted at any external junction, or along a continuous plane without adequate articulation
- □ Where masonry treatments of brick are used, a single colour with a smooth face is permitted.
- □ The front elevation must comprise of a mix of materials to complement the natural environment of the Molonglo Valley.
- $\hfill\square$ The use of one material for the entire home will not be permitted.
- Driveway materials are to be one of the following:
 - Exposed aggregate concrete
 - Oxide tinted
 - Asphalt with a paved edge
- □ Select stencilled concrete driveways are permitted however the design will need to be submitted and approved by the Design Coordinator prior to commencing works.
- Plain concrete or Pebblecrete driveways are not be permitted.
- Bright, fluorescent or metallic colours and materials are not permitted.
- $\hfill\square$ Shiny or reflective materials that promote glare are not permitted.

Landscaping

Your front garden should provide you with a sense of ownership and a welcome arrival. Residential landscape treatments should be designed to achieve a contemporary character that complements the architecture of the built form, so that an integrated design outcome is achieved contributing to a visually consistent streetscape.

Landscape materials should be robust, easily maintained and present well to the street so that the overall streetscape character is enhanced.

A front garden enhances amenity and adds value to both the dwelling and the community. By establishing connections to the natural attributes of the site and siting the home appropriately, it has the potential to create a flawless connection from your front landscape to the streetscape.

All landscape plans will need to be submitted to the Design Coordinator for endorsement.

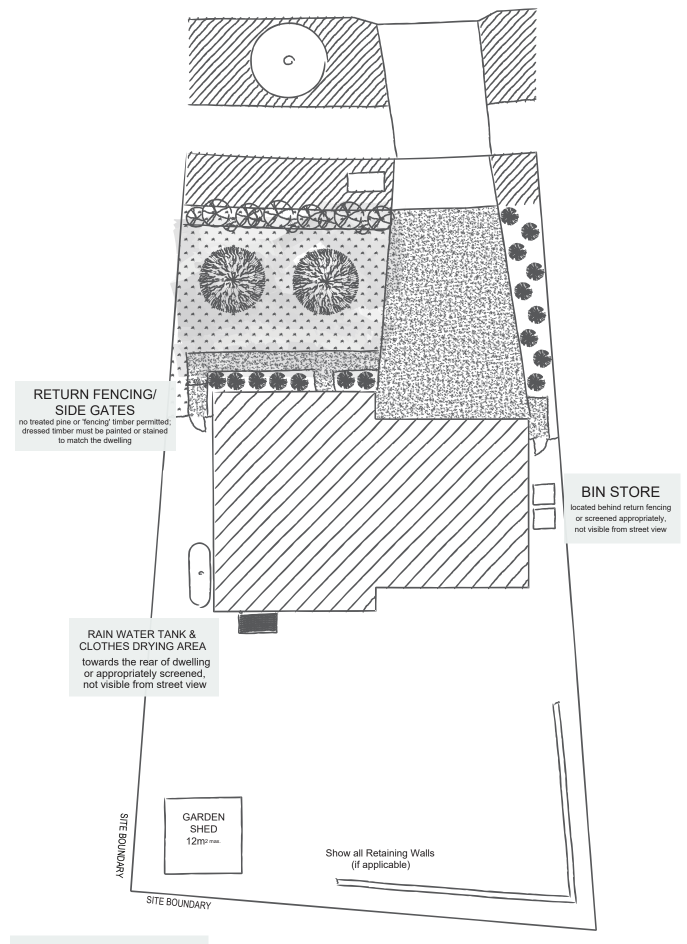
Objectives

To achieve a contemporary, natural form landscape outcome to the front of all homes.

To deliver functional and easily maintained front gardens that complement modern lifestyles.

To minimise the area of hardstand (e.g. concrete and paving) and maximise the amount of soft landscape (e.g. garden beds, turf and permeable surfaces).

To provide opportunities for the planting of shade trees and screening plants.



Example of items to include in the Landscape Plan

Requirements

- □ All landscaped areas visible from the street shall be completed before the Compliance Bond is released and the Landscaping Contribution is paid.
- □ Verge Reinstatement
 - The verge must be re-grassed as part of the overall landscaping works; Installation of alternate treatments to the verge must be approved by TCCS and this approval provided to the Design Coordinator prior to commencement of works.
- Hard Landscaping
 - Landscape design should clearly define the homes entry.
 - The maximum width for pathways is 1000mm.
 - The use of gravel or crushed granite is restricted to pathways and no plain concrete is permitted.
 - All retaining walls are to be of stone pitch (mortared stone).
 - Exposed cuts over a maximum overall height of 1000mm will not be permitted.
 - Exposed levels of fill over a maximum overall height of 1000mm will not be permitted.
 - Any exposed cut greater than 500mm must be retained.
 - Any fill greater than 500mm must be retained.
 - Letterboxes must be made of materials that complement the dwelling and garden design.
 No metal, pre-fabricated or off-the-shelf letterboxes are permitted.
 - Planter box details incorporated into the front of the dwelling or as part of the letterbox are encouraged to help incorporate landscaping level changes, however they are not to be a dominating element. They must complement the style and choice of materials used within the dwelling's form and be constructed of either stone pitch or rendered masonry. Planter boxes are not to be incorporated in place of retaining walls.
 - Garden bed edging must not protrude more than 150mm from the surrounding ground level.
- Soft Landscaping
 - Two (2) trees are required to be planted within the front garden if the frontage of the Block is greater than 15m.
 - One (1) tree is required to be planted within the front garden if the frontage of the Block is less than 15m.
 - All required trees planted in the front garden are to be of a minimum height of 2.5m at the time of planting, with adequate deep root zone suitable to sustain the selected tree.
 - High quality trees must be preserved on Blocks for shade and amenity.
 - The use of any type of artificial grass or synthetic turf will not be permitted.
 - Brightly coloured/dyed wood mulches, or pebbles will not be permitted; river stones with an approximate diameter of 50mm will be considered acceptable for mulched areas.
 - Extensive areas of pebbles or gravel used as mulch is not permitted.

- □ Common Boundary Fencing & Courtyard Walls
 - Front fencing is not permitted.
 - Common boundary fencing must be constructed at Natural Ground Level (that is, the level prior to any site cut being made and not on top of any retaining wall), material must be hardwood paling and max height is 1.8m.
 - No Colourbond fencing is permitted.
 - No solid masonry walls are permitted.
 - Return fencing and side gates must be located at least 500mm behind the front building line on the Block's boundaries.
 - Treated pine is not permitted for return fencing or side gates; any timber return fencing or side gates must be either stained or painted to match the dwelling.
 - Courtyard walls are permitted on corner Blocks and must have a level of transparency with landscaping incorporated. Planter boxes will be considered at the discretion of the Design Coordinator.
 - Courtyard walls are to be a mix of materials, masonry and either vertical or horizontal timber or powder coated slats.
 - Treated pine is not permitted for courtyard wall slats; timber slats must be either stained or painted to match the dwelling.
 - Courtyard walls must have a minimum 300mm solid base in the same material as the courtyard wall piers.
 - No chain mesh materials are permitted.
 - The use of opaque materials such as glass or Colourbond fencing is not permitted for courtyard walls.
 - All courtyard wall piers must be located outside the easements.
 - All details of courtyard wall design must be approved by the Design Coordinator.
 - Where dwellings are located adjacent to open space, front courtyard walls are permitted and are required to be a maximum of 1.5m high, with a minimum of 50% transparency.
 - Maximum height for courtyard walls on corner Blocks is 1.5m.

Sustainability

The design and development of Denman Prospect has been undertaken with sustainability at its core. Central to the vision for Denman Prospect is the creation of a sustainable, resilient and enjoyable place for people to live, work and play.

Home owners should aim to apply sustainable design principles to the design and construction of their own homes with a focus on reducing energy, waste and water needs.

Objectives

To advocate and lead sustainable best building practices through optimising the use of building materials throughout the design of your home.

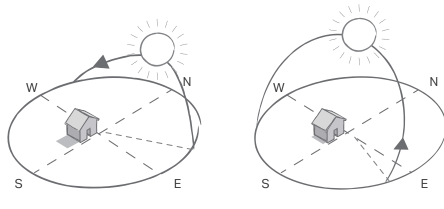
To protect and conserve water within the home and garden.

To increase energy efficient design through location and orientation of living spaces including the use of architectural forms such as eaves, window awnings and screens.



Requirements

- Dwellings need to comply with the ACT Environment WSUD requirements (at a minimum) inclusive of AAA rated taps, dual flush toilets and the use of rainwater tanks.
- Appliances must have a 5-star minimum energy performance standard rating under the Greenhouse and Energy Minimum Standards Act 2012 (Cth) (including determinations made under that Act).
- □ All dwellings are to have a mandatory 3kW solar array installed in accordance with these Guidelines and the Contract for Sale.
- □ All solar arrays are to be fitted flat to the roof however if there is poor solar orientation due to the Block orientation, following specific approval from the Design Coordinator, arrays on frames may be permitted.
- □ Solar Passive design principles must be considered with regards to solar access.
- Dwellings should be designed to maximise the winter morning sun and minimise the excessive summer afternoon sun in living areas and private open spaces.



WINTER

SUMMER

- □ Consider the use of retractable shade devices, deciduous trees, angled louvres or tinted glass.
- □ The use of materials with low embodied energy is encouraged, for example recycled timber for flooring.
- □ The use of horizontal shading devices is strongly encouraged.
- □ Where possible, living spaces and ground floors are to be constructed with slab on ground noting some sloping Blocks may require a lighter weight construction (subfloor insulation is to be used on these Blocks)
- Cross ventilation must be considered in the internal dwelling layout, to promote breeze paths across the short axis of the dwelling.
- $\hfill\square$ Maximise insulation to walls, ceilings and subfloor spaces

For further information about passive building design, visit www.yourhome.gov.au/passive-design

Other elements to consider

Regrading and Fill

You should make your own enquiries in relation to any regrading, filling or similar work performed at Denman Prospect. This work has been undertaken on Denman Prospect prior to or during Block servicing and may include, for example, filling former gullies and agricultural dams.

Block Maintenance

Before, during and after construction of your home, your Block is required to be kept clear of excessive weeds and rubbish and maintained to an acceptable standard.

Excavation material, rubbish or builders waste is to be stored in a covered bin and may not be deposited on adjoining properties, nature strips or in public areas during construction.

You are responsible for rubbish removal and for keeping your Block and adjoining street clean at all times during the construction of your home and landscaping.

Excavated soil that is surplus to your Block's needs must be removed and disposed of at a location approved by the Territory.

Adequate drainage of the Block must be provided for, to ensure there will not be any concentrated overland flow through the Block, particularly during construction.

Construction on the Block that alters access of stormwater to the existing stormwater system must not result in concentration of runoff onto adjacent Blocks.

Deliveries and Storage

All building materials, temporary toilets and building equipment must be stored within the property boundaries of your Block.

The nature strip, footpaths, roadways, neighbouring Blocks and public areas must be kept clear.

You will be responsible to rectify any damage caused by deliveries or by vehicles associated with the construction of your home to areas outside your Block.

Your builder and their subcontractors are not to park on the adjoining Blocks, surrounding public areas or on the nature strips.

Site Security

During periods in which your Block is unoccupied or building works are not in progress, it is advisable to ensure adequate fencing is erected to restrict public access.

In this regard, the minimum acceptable standard of fencing to the site is 1.8m high temporary construction fencing properly constructed, erected and clad internally with hessian or geotextile fabric.

All openings to the site are to be provided by gates, which are not at any time to swing out from the site or obstruct the footpath or roadway.

Street Tree and Verge Protection

Any damage to street trees or tree fencing during construction is the responsibility of the property owner to repair.

Any damage to the surrounding public areas including streets, street trees, footpaths, nature strips, driveway crossovers, services and adjoining land caused by the construction of your home is your responsibility.

Following completion of construction of your dwelling you can request removal of the fencing around your verge tree by sending an email with your request to **design@capitalestate.com.au**



Definitions

Block means a residential block of land within Denman Prospect.

Block Details Plans means the plan of that name attached to the Contract and available for download from www.denmanprospect.com.au.

Buyer means the buyer specified in a Contract and includes any successor in title, the executors and administrators if an individual, and the successors of them if a corporation.

Capital Estate Developments means Capital Estate Developments Pty Ltd ACN 137 573 623, the developer of Denman Prospect and the seller under the Contract to the first transferee of the Crown lease for the Block.

Compliance Bond means the amount of \$5,000.

Compliant means that the Buyer's plans and specifications satisfy the requirements in this Guideline.

Note: The Design Coordinator's endorsement of Buyers' plans and specifications as Compliant means only that they comply, to the satisfaction of the Design Coordinator, with the requirements in these Guidelines. The Design Coordinator's endorsement does not constitute approval for building or development or that the plans and specifications comply with the Territory Plan or with any requirement of the Environment and Planning Directorate or any other relevant authority, or that any necessary building or development approval will be given (whether with or without amendments to the plans and specifications)

Contract means the Contract for Sale of the transfer of the Crown lease for a Block.

General Solar Installation means a mandatory 3kW solar array consisting of:

- One (1) inverter with a 10-year warranty;
- Twelve (12) panels with a 25-year linear performance warranty and a 10 year warranty on the panels

- Extra cost metering in lieu of a standard meter
- ACTPLA inspection fee (up to \$240 GST exempt)

With panels mounted flat to the roof of a single level dwelling in a single array.

More information can be accessed from www.denmanprospect.com.au

Landscaping Contribution means the amount of \$2,500.

Practical Completion means when:

- The dwelling on the Land is completed to a stage where the dwelling is suitable for use, and lawfully able to be occupied as a residential dwelling.
- A Certificate of Occupancy and a Certificate of Compliance have been issued with respect to the dwelling on the Block.
- The landscaping and any fencing has been completed to the satisfaction of the Design Coordinator.
- Any damage to the Public Domain has been rectified.

Public Domain means all verges, landscaping (including street trees), gutters, kerbs, footpaths, cross-overs and any services to, from or over these areas.

Solar Amount means the amount for the General Solar Installation by Capital Estate Developments as specified in the Contract.

Territory Land means land that has not been leased under the Planning and Development Act 2007 (ACT) and is under control of the Territory, including public open spaces.

Territory means the body politic established by section 7 of the Australian Capital Territory (Self Government Act 1998 (Cth).

Territory Plan means the Territory Plan 2008.

Interpretation

In these Guidelines:

- A reference to "you" and "your" means the Buyer.
- The singular includes the plural.
- A reference to a person includes a body corporate.
- A reference to an Act include a reference to any subordinate legislation made under it or any Act which replaces it.
- The word "including" is used without limitation

Warnings and Disclaimer

This Guideline:

- may be updated from time to time. If changes are made the updated version will be available on the Denman Prospect website at www.denmanprospect.com.au;
- must be adhered to and should be read in conjunction with your Contract and all applicable laws; and does not replace or fully represent the codes, conditions, legislative and regulatory requirements or the terms and conditions of the Contract.

Buyers should:

- make their own independent enquiries and satisfy themselves as to the accuracy of the information provided;
- seek their own legal, financial, development and other advice including interpretation of legislation, regulations, the Crown lease for the Block, Territory policies, planning constraints, etc., which apply to or in any way affect any Block being offered for sale by Capital Estate Developments;
- be aware of the location, nature and extent of any fill on Blocks;
- be aware of any additional construction requirements due to bushfire mitigation measures being required for Blocks located in a home asset protection zone; and
- be aware of the Block specific requirements and sustainability and design requirements described in this Guideline.

Capital Estate Developments disclaims all liability (including liability for negligence) in respect of:

- the information included in this Guideline, including attachments;
- any matter contained in the Block Fill Plans or the existence of regrading, fill or other disability on any land within Denman Prospect, whether caused by the Commonwealth of Australia, the Territory, Capital Estate Developments its agents or servants, previous owners or occupants or otherwise; and
- any plans and specifications that are endorsed by the Design Coordinator as Compliant where those plans and specification do not comply with these Guidelines, the Territory Plan or the requirements of any code or relevant authority including ACTPLA.





denmanprospect.com.au

Annexure F

Restrictive Covenant

THIS IS THE ANNEXURE TO MEMORANDUM OF TRANSFER BETWEEN CAPITAL ESTATE DEVELOPMENTS PTY LIMITED ACN 137 573 623 AS TRANSFEROR AND AS TRANSFEREE

DATED

202

The Buyer covenants with the Seller as follows:

1. In these restrictions on user:

Building and Siting Guidelines means the guidelines referred to in the Contract for Sale.

Contract for Sale means the contract for sale entered into between the Transferor and the Transferee for the Land.

Crown Lease means the Crown lease of the Land.

Land means the land the subject of this transfer.

Transferor means the Seller, its successors, nominees or assigns.

Transferee means the Buyer, its executors, administrators, successors and assigns.

- 2. No building or improvements are to be erected on the Land without the consent in writing of the Transferor and the approval and consent of all relevant authorities.
- 3. The Transferor must not unreasonably withhold its consent to the erection of any building or improvements where it is in accordance with the Crown Lease and the Building and Siting Guideliness.
- 4. The Transferor or, if it is wound up or otherwise ceases to exit, the body politic established by Section 7 of *the Australian Capital Territory (Self Government) Act 1988* has the power by deed to waive, vary or release any of these covenants.
- 5. Any waiver, variation or release of these covenants must be done at the cost of the Transferee.
- 6. The land affected by these covenants is the Land and the following blocks in the division of Denman Prospect:

Block	Section	Division of Denman Prospect
Block	Section	Division of Denman Prospect
DIOOK	Occuon	Division of Denman 1 103peer

- 7. The land burdened by these covenants is the Land.
- 8. The parcels of land benefited by these covenants are the blocks referred to in clause 6 other than the Land.
- 9. These restrictions on user shall be released on the date that a Certificate of Occupancy for all improvements made to the Land has been issued by the relevant authority and a copy provided to the Transferor.

Annexure G

Permissive Caveat

Homes for Homes Donation Deed (Charge)

Please ratum completed and signed Deed to: Homes for Homes, GPO Box 4911, Melbourns VIC 3001



Improving the outcomes for all Australians through stable invesing.

Commercial In Confidence.

Date

over concenteraport cars with branchemotic the

1410712016

This Deed is made between (Donor)

Name: CAPITAL ESTATE DELELOPMENTS PTY LIMITED Address: LEVEL 1, 2 BRINDABELLA CIRCUIT CONBERRA AIRPORT ACT 2609 And Homes for Homes Limited, ACN 143 151 544 of GPO Box 4911, Melbourne VIC 3001 (Homes for Homes) Property The Property known es: Property address: STAGE IB DENMAN PROSPECT Being the whole of the land contained in: Unit Block: 54 6 Section: DEN MAN Division: PROSPECTOR Certificate of Title Volume. Folio: Background The Donor agrees to donate 0.1% of the Property sale price, upon sale of the Property, to Homes for Homes. Executed as a Deed an an Signed, sealed and delivered by the Donar Name: STEPHEN BYRON Sign here Witnessed in the presence of Name Midhelle Knighton Sign hare > Signed, sealed and delivered by an authorised signatory of Homes for Homes Limited: Neme: DAMIAN ATKINS Sign here > Witnessed in the presence of: Name: Emma O'Hallorin Sign here >

This Deed provides as follows:

1. Promise

- (a) When the Donor sells the Property, the Donor promises to Homes for Homes to donate 0.1% of the sale price of the Property to the Homes for Homes Initiative (Donation).
- (b) The promises set out above will bind and be enforceable against every registered proprietor from time to time of the Property.
- (c) The promises set out above will benefit and be enforceable by Homes for Homes or its permitted assigns.
- (d) This Donor agrees that this Deed binds the successors in title and registered proprietors from time to time of the Property.

2. Sale of Property

- (a) Within 30 days or earlier after the settlement date, the Donor agrees to notify Homes for Homes of a sale of the Property (including details of the Incoming Purchaser) and make the Donation to Homes for Homes.
- (b) On receipt of the Donation, Homes for Homes must as soon as practicable issue a tax deductible receipt for the Donation to the Donor.

3. Charge

- (a) The Donor charges all of its interest in the Property to Homes for Homes as security for the due and punctual payment of the Donation (Charge).
- (b) Homes for Homes acknowledges that the Charge will not take priority over any other encumbrances over the Property.
- (c) The Donor acknowledges that the Charge gives Homes for Homes an equitable interest in the Property for the purpose of lodging a permissive caveat on the certificate of title to the Property to protect its interest provided such caveat will allow dealings with the Property in priority to the interest of Homes for Homes. If the Donor requires consent to a dealing, Homes for Homes will provide consent to any subsequent dealing on request from the Donor.

4. Termination

BIG4422

The Donor's obligations under this Deed to Homes for Homes will automatically terminate and the terms of this Deed will be of no force or effect if the Donor notifies Homes for Homes that the Donor no longer wishes to participate in the Homes for Homes Initiative and make the Donation to Homes for Homes.

5. Discharge of the Charge

If the Donor (the current or a subsequent owner of the property) notifies Homes for Homes that the Donor no longer wishes to participate and make the Donation to Homes for Homes, Homes for Homes guarantees to discharge the Charge, by providing the Donor with a signed form of withdrawal of the permissive caveat, which will allow the Donor to withdraw the permissive caveat on payment of the requisite land title's office fee at any time.

6. Privacy

The Donor consents to the collection, use and disclosure of their personal information by Homes for Homes for the purposes of:

- (a) entering into, administering and completing this Deed
- (b) providing to any third party who has a right or entitlement to share in the monies paid or payable to the Homes for Homes Initiative under this Deed
- (c) In circumstances where Homes for Homes is legally entitled, obliged or required to do so, including any disclosure which is permitted or authorised under the Privacy Act 1988 (Cth)

7. General

The Donor will do all things and execute all documents necessary to give full effect to this Deed and the transactions contemplated by it.

8. Definitions and Interpretation

8.1 Definitions

In this Deed:

- (a) Homes for Homes Initiative means that an owner of land will donate 0.1% of the sale price of its Property to the Homes for Homes Initiative when the Property is sold
- (b) Incoming Party means a purchaser or transferee of the Property from the Donor
- (c) Sale price means the price at which the Property is sold by the Donor (excluding GST)

8.2 Interpretation

- (a) The singular includes the plural and the plural includes the singular.
- (b) Words of any gender include all genders.
- (c) A reference to a party to a document includes that party's successors in title and registered proprietors from time to time of the Property.

8.3 Counterparts

- (a) This Deed may be executed in any number of counterparts.
- (b) All counterparts, taken together, constitute one instrument.
- (c) A party may execute this Deed by signing any counterpart.





LAND TITLES ACCESS CANBERRA Chief Minister, Treasury and Economic Development Directorate

CAVEAT

Form 036 - X

Land Titles Act 1925

IMPORTANT INFORMATION

This form is to be used to lodge a caveat under the Land Titles Act 1925 (the Act). You can access the Act at <u>www.legislation.act.gov.au</u>. You may also obtain further information and forms at <u>www.act.gov.au/accesscbr</u>.

PRIVACY NOTICE

The collection of personal information in this form is required by law under the Land Titles Act 1925, to ensure accurate and legal transfer of title or registration of other interests relating to land and for maintaining publicly searchable registers and indexes. Personal information collected on this form will be handled in accordance with the Territory Privacy Principles in Schedule 1 of the Information Privacy Act 2014. More detailed information about how Access Canberra handles this personal information is available at: https://www.act.gov.au/acprivacy

INSTRUCTIONS FOR COMPLETION

- WARNING CARE SHOULD BE EXERCISED IN COMPLETING THIS FORM. A CAVEAT MAY BE CHALLENGED IN THE SUPREME COURT; AND DAMAGES MAY BE AWARDED FOR LODGING A CAVEAT WITHOUT JUSTIFICATION.
- A simple debt owed to a person by a registered proprietor of land would not in itself, entitle that person to lodge a caveat against the land.
- Item (a) of action required by the Caveator A Caveat cannot prohibit the registration of a lapsing, withdrawal, cancellation or removal of writ; the entry of, lapsing, withdrawal or removal of a caveat; dealing with a prior mortgagee; or a correction by the Registrar-General.
- If you tick item (b) the following dealings will be permitted: Notice of Death, Vesting, Resumption or withdrawal of land; Discharge of Mortgage; Registration, extinguishment or variation of easement; Transmission Application; Registration of new or additional trustees; Registration of a declaration by an executor.
- Item (c) of action required by this caveat care should be taken not to forbid registration of any instrument for which the
 caveator has no right to forbid.
- Section 10 Land Titles (Unit Titles) Act 1970 does not allow caveats to carry forward to a unit's plan.
- All information should be typed or clearly printed.
- This office will not accept lodgement of this form, if it is not completed in full.
- Any alteration to information provided on this form must be struck through with a black pen. Substitute information must be clear, and all parties must sign in the margin. Do not use correction fluid or tape.

CERTIFICATIONS

Any inapplicable certification statement(s) must be deleted.

Certification statements must be made by the Certifier, being one of the following:

- a. A legal practitioner
- b. If the applicant is not represented by a legal practitioner the applicant (i.e. self- represented party)
- c. If a party to an instrument is not represented by a legal practitioner that party (i.e. self-represented party)

All certifications apply where the Certifier is a legal practitioner.

The first listed certification does not apply where the Certifier is a self-represented party. Self-represented parties are only required to make certifications relating to retaining evidence to support the registry instrument or document and ensuring the registry instrument or document is correct and compliant with relevant legislation and any prescribed requirement.

By certifying this form, the legal practitioner acknowledges they have taken reasonable steps to verify that their client or his, her or its administrator or attorney is a legal person and has the right to enter into the conveyancing transaction.

Note: - An attorney or a body corporate cannot make certification statements.

LODGEMENT INFORMATION In Person: Environment, Planning and Land Shopfront Ground Floor South, Dame Pattie Menzies House, 16 Challis Street, Dickson. Opening hours - Monday to Friday 8:30am to 4:30pm (excluding public holidays)	Email: Phone:	CONTACT INFORMATION actlandtitles@act.gov.au (02) 6207 0491	
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LAND TITLES ACCESS CANBERRA Chief Minister, Treasury and Economic Development Directorate

CAVEAT

Form 036 - X

Land Titles Act 1925

I/We forbid the registration of any instrument affecting the land stated below in the "Action required by this Caveat" section of the form, unless this Caveat is withdrawn by me/us or by order of the court or lapses fully or partially in order to allow registration of an instrument.

	E	20	Customer Reference			
Name Email Add		SS	Number	Contact Telephone Number		
TITLE AND LAND DETAIL	LS					
Volume & Folio	District/Division	Section	Block	Unit		
CAVEATOR (Surname Last)	(ACN required for all companies)	FULL POSTAL ADDRESS (including postcode)				
REPRESENTING SOLICIT	OR DETAILS FOR CAVEATOR (Con	nplete if applicable – othe	erwise state below "Not Applica	ble")		
Name of Firm S		icitor Email Address	;	Solicitor Name		
FORM OF TENANCY (to	b be completed where more than one Ca	veator is listed)				
Joint Tenants Tenants in Common Tenants in Common	in Equal Shares in (the following shares) - (Please state	Caveator's name and sha	res out in full)			
REGISTERED PROPRIETOR/S (Surname Last) (ACN required for all companies)		FULL POSTAL ADDRESS (including postcode)				
NATURE OF THE ESTATE	OR INTEREST IN THE LAND (for i	nformation regarding wh	at is considered a caveatable in	terest see instructions)		
DDRESS FOR SERVICE	OF NOTICES FOR THE CAVEATOR	(Must be an address in	the Australian Capital Territory	 including postcode) 		

a)	Prevention of all instruments with the land (refer to statutory exceptions overleaf).	
b)	Prevention of all instruments with the land other than those dealings as identified at S104(5) Land Titles Act 1925	
c)	Prevention of instruments as follows; Transfer	П

CERTIFICATION *Delete the inapplicable

Caveator

*The Certifier has taken reasonable steps to verify the identity of the Caveator or his, her or its administrator or attorney. *The Certifier has retained the evidence to support this Registry Instrument or Document.

*The Certifier has taken reasonable steps to ensure that the Registry Instrument or Document is correct and compliant with relevant legislation and any Prescribed Requirement.

Signed By:

<Name of certifying party> <Capacity of certifying party>

for: <Company name>

on behalf of the Caveator

OFFICE USE ONLY				
Lodged by	Registered date / by			
Data entered by	Attachments/Annexures			

Annexure H

Title documents



Product Date/Time Customer Reference Order ID Cost Title Details 12/02/2021 07:54AM 80171326 CED 20210212000082 \$30.00

Volume 3001 Folio 624 Edition 1

AUSTRALIAN CAPITAL TERRITORY TITLE SEARCH

LAND

Denman Prospect Section 1 Block 18 on Deposited Plan 11538

Denman Prospect Section 1 Block 26 on Deposited Plan 11612

Denman Prospect Section 1 Block 27 on Deposited Plan 11612

Denman Prospect Section 1 Block 30 on Deposited Plan 12475

Lease commenced on 11/08/2020, granted on 11/08/2020, terminating on 13/01/2026

Area is 24.31 hectares or thereabouts

Proprietor

Capital Estate Developments Pty Limited

Level 4 Plaza Offices - West, Terminal Avenue, Canberra Airport ACT 2609

REGISTERED ENCUMBRANCES AND INTERESTS

Original title is Volume 3001 Folio 624

Restrictions

Market Value Lease: Current

Purpose Clause: Refer Crown Lease

Restriction on Transfer/Assignment: Applies For Term Of Lease

S.251 Planning and Development Act 2007: Applies For Term Of Lease

S.298 Planning and Development Act 2007: Current

Registered DateDealing NumberDescription19/08/20203019175Application to Register a Crown Lease

End of interests

ORIGINAL

BALANCE HOLDING LEASE This is a market value lease s238(2) (a) (ii) <u>Planning</u> and <u>Development Act 2007</u>, and

Section 251 <u>Planning and</u> <u>Development Act</u> <u>2007</u> applies Entered in Register Book Vol 3001 Folio 624

AUSTRALIAN CAPITAL TERRITORY

David Pryce Registrar-General



PLANNING AND DEVELOPMENT ACT 2007

19 AUG 2020

Two thousand and twenty

Australian Capital Territory (Planning and Land Management) Act 1988 (C'th) (ss 29, 30 & 31)

LEASE GRANTED pursuant to the <u>Planning and Development Act 2007</u> and the Regulations made under that Act on the **eleventh** day of **August** Two thousand and twenty WHEREBY THE PLANNING AND LAND AUTHORITY ("the Authority") ON BEHALF OF THE COMMONWEALTH OF AUSTRALIA ("the Commonwealth") in exercising its functions grants to **CAPITAL ESTATE**

DEVELOPMENTS PTY LIMITED A.C.N. 137 573 623 having its registered office at Level 4, Plaza Offices West, Terminal Avenue Canberra Airport in the Australian Capital Territory ("the Lessee") ALL THAT piece or parcel of land situate in the Australian Capital Territory containing an area of 24.31 hectares or

thereabouts and being Blocks 18, 26, 27 & 30 Section 1 Division of Denman Prospect as delineated on Deposited Plan Numbers 11538, 11612 and 12475 in the Registrar-General's Office at Canberra in the said Territory ("the land") RESERVING unto the Territory all minerals and the right to the use, flow and control

of ground water under the surface of the land TO HOLD unto the Lessee for the term

("the date of the commencement of the lease") and terminating on the thirteenth day of January Two thousand and twenty six to be used by the Lessee for the purpose set out in Clause 2(e) of this lease only YIELDING AND PAYING THEREFOR rent in the amount and in the manner and at the times provided in this lease and UPON AND

day of August

LESSEE

LAND

TERM COMMENCEMENT

INTERPRETATION

1.

IN THIS LEASE unless the contrary intention appears:

SUBJECT TO the covenants conditions and agreements in this lease.

commencing on the eleventh

- (a) "Authority" means the Planning and Land Authority established by section 10 of the <u>Planning and Development Act 2007;</u>
- (b) "building" means any building or structure, constructed or partially constructed or to be constructed, as the context permits or requires, on or under the land;
- (c) "deed" means the deed of agreement between the Lessee and the Authority a copy of which comprises Attachment A to the lease registered as Vol 2254 Folio 4 in the Registrar-General's Office and which contains provisions as to planning, completion of the Works and associated activities;
- (d) "gross floor area" means the sum of the area of all floors of the building measured from the external faces of the exterior walls, or from the centre lines of walls separating the building from any other building EXCLUDING any area used solely for rooftop fixed mechanical plant and/or basement carparking;

(e) "Lessee" shall-

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RENT

- where the Lessee consists of one person be deemed to include the Lessee and the executors administrators and assigns of the Lessee;
- (ii) where the Lessee consists of two or more persons be deemed to include in the case of a tenancy in common the said persons and each of them and their and each of their executors administrators and assigns and in the case of a joint tenancy be deemed to include the said persons and each of them and their and each of their assigns and the executors administrators and assigns of the survivor of them; and
- (iii) where the Lessee is a corporation be deemed to include such corporation and its successors and assigns;
- (f) "premises" means the land and any building or other improvements on the land;
- (g) "Territory" means:
 - (i) when used in a geographical sense the Australian Capital Territory; and
 - (ii) when used in any other sense the body politic established by section 7 of the <u>Australian Capital Territory (Self-Government)</u> <u>Act 1988</u> (C'th);
- (h) "works" means all the works and activities which the Lessee is or may be required to execute or engage in under the deed and includes design, remedial work, temporary work and variations of work;
- (i) words in the singular include the plural and vice versa;
- (j) words importing one gender include the other genders;
- (k) a reference in this lease to any statute or statutory provision shall include a reference to any statute or statutory provision that amends, extends, consolidates or replaces the statute or statutory provision and to any other regulation, instrument or other subordinate legislation made under the statute.
- 2. THE LESSEE COVENANTS WITH THE COMMONWEALTH as follows:
 - (a) That the Lessee shall pay to the Authority rent at the rate of five cents per annum if and when demanded payable within one month of the date of any demand made by the Authority relating thereto and served on the Lessee;
- MANNER OF PAYMENT (b) That any rent or other moneys payable by the Lessee to the Authority OF RENT (b) That any rent or other moneys payable by the Lessee to the Authority under this lease shall be paid to such person as may be authorised by the Authority for that purpose at Canberra without any deduction whatsoever;
- COMPLETION OF WORKS (c) That the Lessee shall within ninety six (96) months from the date of execution of the deed or within such further time as may be approved in writing by the Authority complete the construction of the works;

APPLICATION FOR LEASES (d) That the Lessee shall within six months or within such further time as may be approved in writing by the Authority from the date of the issue of the Certificate of Practical Completion (as defined in the deed) in relation to the completion of a stage of the works (as referred to in Clause 2(c)) apply to the Authority for the grant of leases under the provisions of the <u>Planning and Development Act 2007</u> in accordance with Clause 3(b) of this lease;

PURPOSE (e) To use the premises only for the purpose of subdivision and constructing the works and building in accordance with the requirements of the deed;

INDUSTRIAL CONDUCT(f)That the Lessee shall at all times from the date of the
commencement of the lease until the completion of the works comply
with the terms and conditions of the Industrial Conduct Undertaking
which forms Schedule 1 to this lease;

ADVERTISEMENTS

CLEAN AND TIDY

ASSIGNMENT

SECURITY AND

SAFETY

INDEMNITY

AND INSURANCE

(g) That the Lessee shall not display or permit to be displayed on the premises any advertisement sign or hoarding without the previous consent in writing of the Authority;

(h) That the Lessee shall at all times keep the premises clean tidy and free from debris dry herbage rubbish and other unsightly or offensive matter PROVIDED ALWAYS THAT should the Lessee fail to do so the Authority may at the cost of the Lessee cause any matter or thing to be removed from the premises and restore the premises to a clean and tidy condition;

- That the Lessee shall not without the previous consent in writing of the Authority assign transfer or part with possession of the whole or any portion of the premises;
 - (j) That the Lessee shall erect and maintain such barricades fencing signs and lighting as may be required in writing by the Authority to ensure the protection of the works and the safety and convenience of the general public;

(k) To indemnify and keep indemnified the Commonwealth, the Territory, the Authority, their officers servants and others employed in connection with this lease and the deed against all claims demands actions suits proceedings causes of action debts dues verdicts judgements costs and expenses in any way arising out of or by reason of anything done or omitted to be done by the Lessee its agents officers or employees including any contractor or contractors employed by the Lessee and any agent officer or employee of such a contractor pursuant to or as a consequence of the granting of this lease. The Lessee hereby undertakes to effect or cause to be effected and keep effective the following policies of insurance at all times during the continuance of this lease:

(i) a policy insuring every agent officer and employee of the Lessee including any contractor or contractors employed by the Lessee in connection with the lease and every agent officer and employee of any such contractor against all loss damage or injury to the person or property of any such officer employee or contractor arising out of anything done or omitted to be done by the Lessee and any agent officer or employee of such a contractor pursuant to or as a consequence of the granting of this lease;

Page 3 of 8

		(ii) an all risks public liability insurance policy to provide insurance cover against all loss injury or damage to any person or property other than the person or property of any agent officer or employee of the Lessee including any contractor or contractors employed by the Lessee in connection with the construction of the works and building and every agent officer and employee of such contractor arising out of anything done or omitted to be done by the Lessee or any of its agents officers or employees including any contractor or contractors employed by the Lessee and any agent officer or employee of such a contractor pursuant to or as a consequence of the granting of this lease whether such loss injury or damage is due to the negligence of the Lessee including any contractor or contractors employed by the Lessee of any such contractor or otherwise;
		The amount insured shall be to the satisfaction of the Authority and the Lessee shall whenever reasonably required produce evidence of the currency of insurance with an insurer approved for this purpose by the Authority;
BUILDING SUBJECT TO APPROVAL	(1)	That the Lessee shall not without the previous approval in writing of the Authority, except where exempt by law, erect any building on the premises or make any structural alterations to any building on the premises;
REPAIR	(m)	That the Lessee shall at all times during the term of this lease maintain repair and keep in repair to the satisfaction of the Authority the works and building constructed in accordance with this lease and the deed;
FAILURE TO REPAIR	(n)	That if the Lessee has satisfactorily complied with the deed and if and whenever the Lessee is in breach of the Lessee's obligations to maintain repair and keep in repair the works or building the Authority may by notice in writing to the Lessee specifying the repairs and maintenance needed require the Lessee to effect the necessary work in accordance with the notice. If the Authority is of the opinion that such works or building is beyond reasonable repair the Authority may by notice in writing to the Lessee require the Lessee to remove the works or building and may require the Lessee to construct new works or building in place of that removed within the time specified in the notice. If the Lessee does not carry out the required work within the time specified by the Authority any person or persons duly authorised by the Authority with such equipment as is necessary may enter the premises and carry out the necessary work and all costs and expenses incurred by the Authority in carrying out the work will be paid by the Lessee to the Authority on demand and from the date of such demand until paid will for all purposes of this lease be a debt due and payable to the Authority by the Lessee;
RIGHT OF INSPECTION	(0)	Subject to the provisions of the <u>Planning and Development Act 2007</u> to permit any person or persons authorised by the Authority (under the terms of the deed) to enter and inspect the premises at all reasonable times and in any reasonable manner and to permit any person or persons authorised by the Authority access to the premises for the purpose of carrying out work additional to that undertaken by the Lessee under the deed;
RATES AND CHARGES	(p)	That the Lessee shall pay all rates charges and other statutory outgoings assessed levied or payable in respect of the premises as and when they are due for payment;

PRESERVATION OF TREES		(q)		the Lessee shall not, without the previous consent iting of the Territory, remove any tree:	
			(i)	that has been identified in a development approval for retention during the period allowed for construction of the building; or	
			(ii)	to which the Tree Protection Act 2005, applies.	
	3.	THE	COMN	IONWEALTH COVENANTS WITH THE LESSEE as follows:	
QUIET ENJOYMENT		(a)	and p to be interr	the Lessee paying the rent and all other money due and observing erforming the covenants and stipulations on the part of the Lessee observed and performed shall quietly enjoy the premises without uption by the Authority or any person lawfully claiming from or or in trust for the Authority;	
SURRENDER		(b)	That when the Lessee has obtained a Certificate of Practical Completion (as defined in the deed) in relation to the completion of construction of a stage of the works as specified in the deed as a separable part of the works to the satisfaction of the Authority the Lessee shall in accordance with the requirements of clause 5.2 of the deed surrender to the Authority this lease insofar as it relates to that stage and the Authority will grant to the Lessee under the provisions of the <u>Planning and Development Act 2007</u> the relevant and specified separate leases in a form consistent with the deed;		
NO COMPENSATION		(c)	the le from	the expiration, surrender or sooner termination of all or part of ase the Lessee shall not be entitled to receive any compensation the Authority in respect of any buildings, erections or ovements upon the land.	
	4.	IT IS	MUTL	ALLY COVENANTED AND AGREED as follows:	
TERMINATION		(a)	That i	f;	
			(i)	any rent or other monies payable under this lease remains unpaid for three months next after the date appointed for payment thereof (whether such rent has been formally demanded or not); or	
			(ii)	the works in accordance with Clause 2(c) of this lease are not completed within the period specified in the said Clause; or	
			(iii)	the Lessee defaults in the performance or observance of any covenant condition or stipulation in the deed and fails to remedy that default in accordance with the provisions of the deed; or	
			(iv)	the Lessee commits a breach of Clause 2(i) of this lease; or	
			(v)	the Lessee fails to observe or perform any other of the covenants herein contained on the part of the Lessee to be observed or performed and has failed to remedy such breach within a period of three months from the date of service on the Lessee of a notice in writing from the Authority specifying the nature of such breach	

the Authority on behalf of the Commonwealth may terminate this lease but without prejudice to any claim which the Authority or the Commonwealth may have against the Lessee in respect of any breach of the covenants on the part of the Lessee to be observed or performed;

ACCEPTANCE OF RENT

NOTICES

EXERCISE OF POWERS (b) That acceptance of rent or other monies by the Authority during or after any period or event referred to in Clause 4(a) will not prevent or impede the exercise by the Authority of the powers conferred upon it by the said Clause;

(c) That any notice requirement demand consent or other communication to be given to or served upon the Lessee under this lease will be deemed to have been duly given or served if signed by or on behalf of the Authority and delivered to or sent in a prepaid letter addressed to the Lessee at the registered office of the Lessee in the said Territory BUT if for any reason the Lessee does not have a registered office in the said Territory then at the usual or last-known address of the Lessee or affixed in a conspicuous position on the premises;

(d) Any and every right, power or remedy conferred on the Commonwealth or Territory in this lease, by law or implied by law may be exercised on behalf of the Commonwealth or the Territory or as the case may be by:

- (i) the Authority;
- (ii) an authority or person for the time being authorised by the Authority or by law to exercise those powers or functions of the Commonwealth or Territory; or
- (iii) an authority or person to whom the Authority has delegated all its powers or functions under the <u>Planning and Development Act</u> <u>2007</u>.

SCHEDULE 1

. . . .

INDUSTRIAL CONDUCT UNDERTAKING

CAPITAL ESTATE DEVELOPMENTS PTY LIMITED A.C.N. 137 573 623 having its registered office at Level 4, Plaza Offices West, Terminal Avenue Canberra Airport in the Australian Capital Territory hereby undertakes to the Authority that it will, while Lessee of the lease for Blocks 18, 26, 27 & 30 Section 1 Division of Denman Prospect, require any contractors and sub-contractors engaged in the undertaking of any works required to comply with the building and development covenant to be included in the lease for the Blocks to maintain a good industrial record and in particular undertake to:-

- a) comply with relevant awards, enterprise agreements and the National Employment Standards;
- b) prohibit "all in" or cash-in-hand payments;
- c) ensure good safety practices in accordance with the <u>Work Health and Safety Act 2011</u> and other relevant legislation; and
- d) comply with the <u>Fair Work Act 2009</u> in dealing with claims for payments relating to periods of industrial action.

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Signed by CAPITAL ESTATE DEVELOPMENTS PTY LIMITED (A.C.N. 137 573 623) by its attorney Danielle Mildren, Partner Clayton Utz, pursuant to Power of Attorney ACT Registration No. 0143707

Signature of Witness

Carol Axiotis

Name of witness in full

Signature of Attorney

......

IN WITNESS whereof the Authority on behalf of the Commonwealth and the Lessee have executed this Lease.

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Signed by SONJA CLARKSON a delegate authorised to execute this lease on behalf of the Commonwealth in the presence of Natalie Maree Lacey

· . · ·

Lacer Signature

S Delegate

Signed by CAPITAL ESTATE DEVELOPMENTS PTY LIMITED (A.C.N. 137 573 623) by its attorney Danielle Mildren, Partner Clayton Utz, pursuant to Power of Attorney ACT Registration No. 0143707

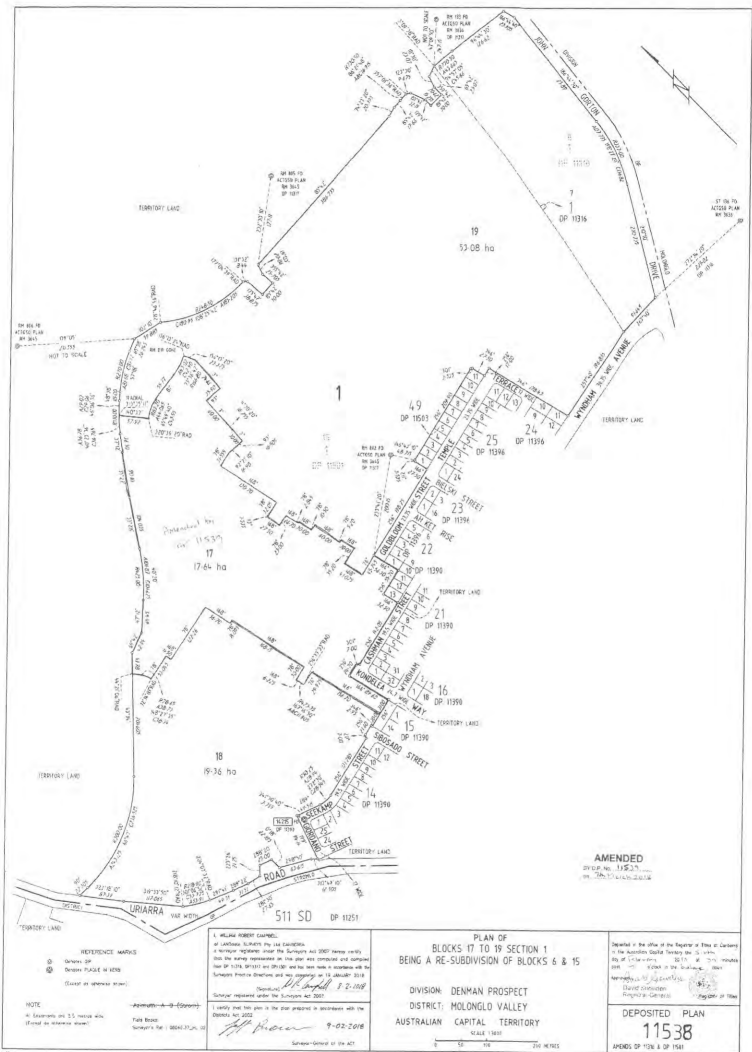
Signature of Attorney

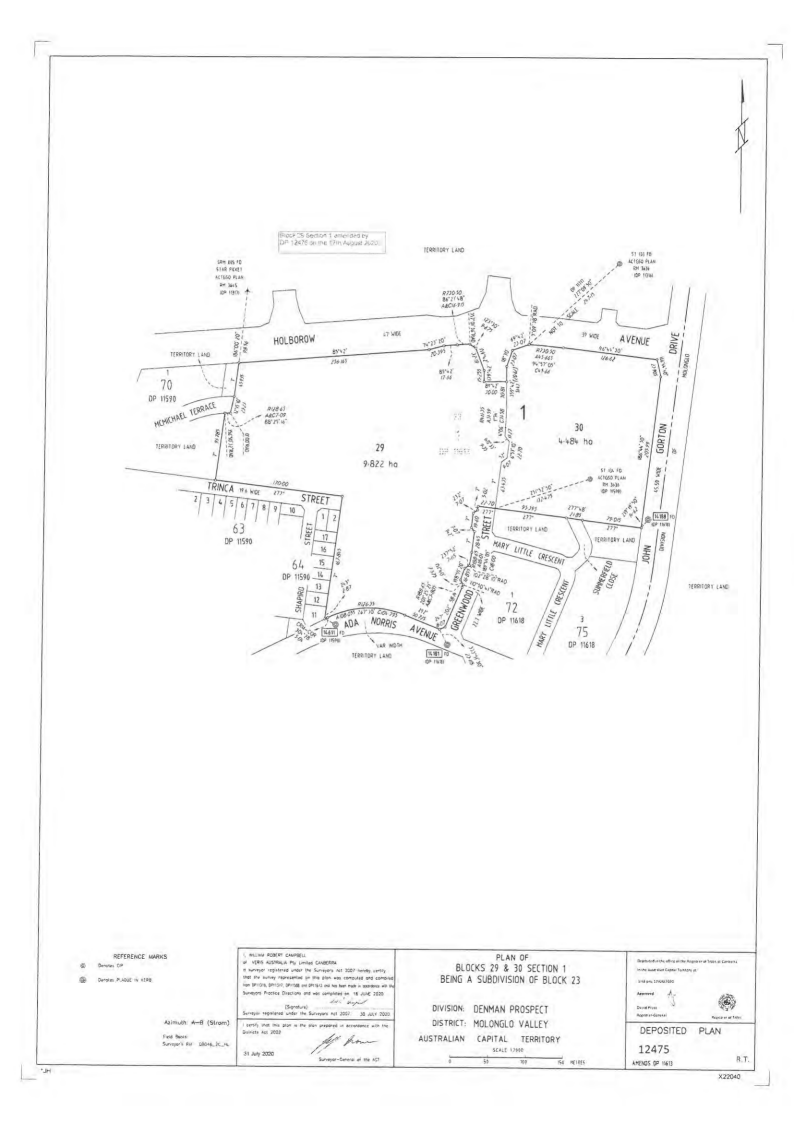
Signature of Witness

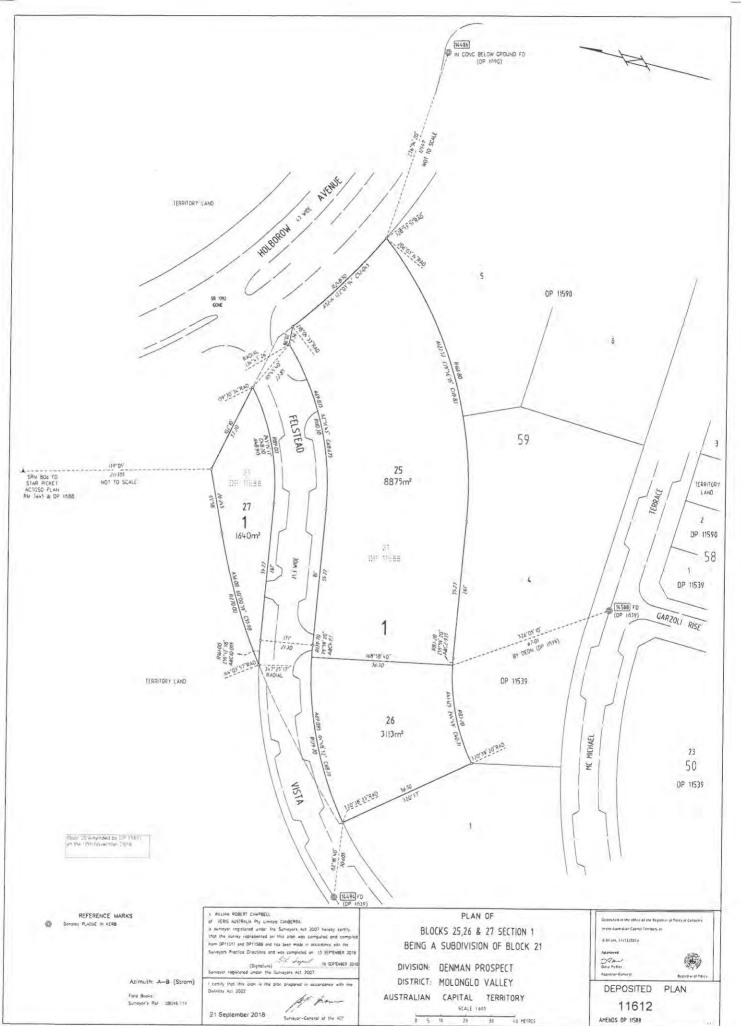
.....

Carol Axiotis

..... Name of witness in full







X21532



PHONE: 62071923

LEASE CONVEYANCING ENQUIRY

Your response is sought to the following questions in relation to:

LAND: Please provide details of the land you are enquiring about.

Unit	0	Block	5	Section	n	1	Suburb	DENMA	N PRO	SPEC	Т
	Leased by the Australian Capital Territory on behalf of the Commonwealth under the Land (Planning and Environment) Act 1991 and Planning & Development Act 2007										
	,		U	•	2007			(No	Ye	es \
1. Have an	ly notices be	en issued relat	ing to the Cr	own Lease?				(X)	()
2. Is the Le	essor aware	of any notice o	f a breach of	the Crown L	ease?			(X)	()
3. Has a C	ertificate of (Compliance be	en issued?		(N/A ex-G	overnme	nt House)	(X)	()
	Certificate N	lumber:		Dated:							
Please	Note: The	re are multip	ole blocks w	vithin the C	Crown Le	ase.					
4. Has an a	application fo	or Subdivision	been receive	d under the l	Unit Titles	Act?			(se	e repo	ort)
	5. Has the Property been nominated for provisional registration, provisionally registered (see report) or registered in accordance with provisions of the Heritage Act 2004?)			
Assess	6. If an application has been determined, is the land subject to a Preliminary Assessment, an (see report) Assessment or an Enquiry under Party IV of the Land Act 1991, or an Environmental Impact Statement under Chapter 8 of the Planning & Development Act 2007?										
		application been the Planning & I							(see re	eport)	
		een received o not be included		or Dual Occu	ıpancy? (a∣	pplication	s lodged prior		(see re	eport)	
		nade in respec 1 or Part 11.3					255 and 256		(see re	eport)	
		Search - Is the s of the land?	re informatio	n recorded b	y Environn	nent ACT	regarding the		(see re	eport)	

Customer Service Centre	Applicant's Name :	Clayton Utz	
Date: 12-FEB-21 13:45:48	E-mail Address :	conveyancing@claytonutz.com	
	Client Reference :	80171326	

Did you know? Lease Conveyancing enquiries can be lodged electronically at www.canberraconnect.act.gov.au For further information, please contact the Lease Conveyancing Officer on 62071923



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PLANNING AND LEASE MANAGER (PaLM) LEASE CONVEYANCING ENQUIRY REPORT

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INFORMATION ABOUT THE PROPERTY

DENMAN PROSPECT Section 1/Block 5

Area(m2): 805,835.1 Unimproved Value: \$118,250,000 Year: 2017

Subdivision Status: Application not received under the Unit Titles Act.

Heritage Status: Nil.

Assessment Status: The Land is not subject to a Preliminary Assessment, an Assessment or an Enquiry under Part IV of the Act concerning the Land.

DENMAN PROSPECT Section 1/Block 6

Area(m2): 101,455.9

Subdivision Status: Application not received under the Unit Titles Act.

Heritage Status: Nil.

Assessment Status: The Land is not subject to a Preliminary Assessment, an Assessment or an Enquiry under Part IV of the Act concerning the Land.

DENMAN PROSPECT Section 1/Block 15

Area(m2): 799,394.4

Subdivision Status: Application not received under the Unit Titles Act.

Heritage Status: Nil.

Assessment Status: The Land is not subject to a Preliminary Assessment, an Assessment or an Enquiry under Part IV of the Act concerning the Land.

DENMAN PROSPECT Section 1/Block 18

Area(m2): 193,610.2 Unimproved Value: \$26,500,000

Year: 2020

Subdivision Status: Application not received under the Unit Titles Act.

Heritage Status: Nil.

Assessment Status: The Land is not subject to a Preliminary Assessment, an Assessment or an Enquiry under Part IV of the Act concerning the Land.

DENMAN PROSPECT Section 1/Block 19

Area(m2): 530,808.2

Subdivision Status: Application not received under the Unit Titles Act.



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DENMAN PROSPECT Section 1/Block 19

Area(m2): 530,808.2

Heritage Status: Nil.

Assessment Status: The Land is not subject to a Preliminary Assessment, an Assessment or an Enquiry under Part IV of the Act concerning the Land.

DENMAN PROSPECT Section 1/Block 21

Area(m2): 16,987.2

Subdivision Status: Application not received under the Unit Titles Act.

Heritage Status: Nil.

Assessment Status: The Land is not subject to a Preliminary Assessment, an Assessment or an Enquiry under Part IV of the Act concerning the Land.

DENMAN PROSPECT Section 1/Block 22

Area(m2): 278,123.3

Subdivision Status: Application not received under the Unit Titles Act.

Heritage Status: Nil.

Assessment Status: The Land is not subject to a Preliminary Assessment, an Assessment or an Enquiry under Part IV of the Act concerning the Land.

DENMAN PROSPECT Section 1/Block 23

Area(m2): 143,069.1

Subdivision Status: Application not received under the Unit Titles Act.

Heritage Status: Nil.

Assessment Status: The Land is not subject to a Preliminary Assessment, an Assessment or an Enquiry under Part IV of the Act concerning the Land.

DENMAN PROSPECT Section 1/Block 26

Area(m2): 3,113.8

Subdivision Status: Application not received under the Unit Titles Act.

Heritage Status: Nil.

Assessment Status: The Land is not subject to a Preliminary Assessment, an Assessment or an Enquiry under Part IV of the Act concerning the Land.



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DENMAN PROSPECT Section 1/Block 27

Area(m2): 1,640.3

Subdivision Status: Application not received under the Unit Titles Act.

Heritage Status: Nil.

Assessment Status: The Land is not subject to a Preliminary Assessment, an Assessment or an Enquiry under Part IV of the Act concerning the Land.

DENMAN PROSPECT Section 1/Block 30

Area(m2): 44,846.1

Subdivision Status: Application not received under the Unit Titles Act.

Heritage Status: Nil.

Assessment Status: The Land is not subject to a Preliminary Assessment, an Assessment or an Enquiry under Part IV of the Act concerning the Land.



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DEVELOPMENT APPLICATIONS ON THE PROPERTY (SINCE APRIL 1992)

Application DA201630441 Lodged 02-NOV-16 Type See Subclass

-- Application Details -----

Description

Da - Reconsideration

AMENDMENT TO APPROVED DA201630441 - Denman Prospect Stage 1B EDP - the amendment is to: alter the proposed bus route; consolidate multi-unit blocks 2,3 & 4 Section 70 into a single multi-unit block; consolidate of Multi-unit Blocks 5 & 6 Section 70 into a single multi-unit block; adjust the staging boundary to include Road 1; and adjust dwelling numbers for multi - unit blocks in Sections 69, 70, 73, 74.

Site Details				
District	Division	Section	Block(s)	Unit
Molonglo Valley	Denman Prospect	1	5-5	
Molonglo Valley	Denman Prospect	1	6-6	
Molonglo Valley	Denman Prospect	1	7-7	
Involved Parties				
Role	Name			
Lessee	Capital Estate Developments			
Lessee	Land Development Agency			
Applicant	Capital Estate Developments			
Activities				
Activity Name		Status		
Impact Track		Approval Conditional	l	

Approval Conditional



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ication		Lodged 02-NC				
Aj	oplication Details					
AME the pr conso	roposed bus route; cor plidate of Multi-unit B	OVED DA201630441 asolidate multi-unit blo locks 5 & 6 Section 7(dwelling numbers for	ocks 2,3 & 4 Section 0 into a single multi-	70 into a sing unit block; ad	gle multi-unit bloc djust the staging b	ek;
Site	e Details					
Distr	ict	Division	Se	ection	Block(s)	Unit
Molor	nglo Valley	Denman Prospec	t	1	5-5	
Molor	nglo Valley	Denman Prospec	t	1	6-6	
Molor	nglo Valley	Denman Prospec	t	1	7-7	
In	volved Parties					
Role	<u>;</u>	Name				
Lesse	e	Capital Estate D	Developments			
Lesse	ee	Land Developm	ent Agency			
Appl	icant	Capital Estate D	Developments			
Ac	ctivities					
Activ	vity Name		Status	8		
Turne	ct Track		Appro	val Condition	nal	
Impa	Reconsideration			val Condition	1	

DEVELOPMENT APPLICATIONS ON THE ADJACENT PROPERTIES (LAST 2 YEARS ONLY)

The information on development applications on adjacent blocks is to assist purchasers to be aware of possible nearby development activity. Please note however, it doesn't cover all development activity. Since the introduction of the Planning and Development Act 2007, a significant range of development activity can be undertaken without development approval. Exempt activities include but are not limited to, new residences, additions to residences, certain sheds, carports and pergolas etc. Information on exempt developments can be found at http://www.planning.act.gov.au/topics/design_build/da_assessment/exempt_work

Sect	Blk	DA No.	Description	Overlay Policy	Status
25	6	201936156	PROPOSAL FOR NEW DWELLING <i>i</i> . Construction of a new two storey dwelling with attached garage and associated works.	Approval Conditional	21-NOV-19
50	21	201935551	PROPOSAL FOR NEW SWIMMING POOL - proposal for a swimming pool, retaining	Approval Conditional	02-SEP-19
52	1	202037526	wall, pool fence and associated works. PROPOSAL FOR NEW DWELLING - Construction of two storey dwelling with	Approval Conditional	19-OCT-20



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52	1		detached two storey studio, separate garages		
52	2	201936441	and associated works. PROPOSAL FOR NEW DWELLING - construction of a new two storey dwelling	Approval Conditional	21-JAN-20
70	9	201936629	with garage and associated works. PROPOSAL FOR MULTI UNIT DEVELOPMENT - Construction of 83 dwellings comprising of 5 buildings up to 4 storeys, undercroft and garage car parking, signs, utilities and services, landscaping and associated works.	Approval Conditional	10-JUL-20
68	1	202036828		Approval Conditional	12-MAY-20
26	1	201936296	PROPOSAL FOR NEW EDUCATIONAL FACILITY - Public school complex including early childhood education centre, classrooms & teaching facilities, administration, library, gym, hall, canteen, car and bicycle parking, pillar and digital signage, driveways, playgrounds, playing courts, covered structures and walkways, sports field and facilities, landscaping and associated fencing	Approval Conditional	20-NOV-19
52	3	201935489	PROPOSAL FOR NEW DWELLING - proposal seeking approval for a existing two storey dwelling with alfresco, garage, and associated works.	Approval Conditional	09-SEP-19
70	10	201936257	PROPOSAL FOR MULTI UNIT AND TOWNHOUSE DEVELOPMENT - Construction of a 6 storey apartment block containing 119 residential apartments with gym and pool facilities and a 2 storey basement carpark and construction of twenty 2 storey town houses with attached garages,	Active	
70	10	201936257	landscaping and associated works. PROPOSAL FOR MULTI UNIT AND TOWNHOUSE DEVELOPMENT - Construction of a 6 storey apartment block containing 119 residential apartments with gym and pool facilities and a 2 storey basement carpark and construction of twenty 2 storey town houses with attached garages, landscaping and associated works.	Approval Conditional	06-MAY-20
80	1	201936584	PROPOSAL FOR PUBLIC WORKS - Construction of amenities block to service the	Approval Conditional	25-FEB-20



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80	1		previously developed Denman Prospect Local Centre and future recreational areas. Construction includes two toilets, including one accessible toilet, external wash basin, connections made to existing pedestrian network and adjacent carpark and associated		
80	3	201936584	works. PROPOSAL FOR PUBLIC WORKS - Construction of amenities block to service the previously developed Denman Prospect Local Centre and future recreational areas. Construction includes two toilets, including one accessible toilet, external wash basin, connections made to existing pedestrian network and adjacent carpark and associated works.	Approval Conditional	25-FEB-20
47	9	201935291	PROPOSAL FOR NEW DWELLING - construction of a new two storey dwelling	Approval Conditional	24-MAY-19
62	11	201935303	with attached garage and associated works. PROPOSAL FOR NEW DWELLING - construction of a new two storey dwelling with attached garage, swimming pool and	Approval Conditional	15-MAY-19
50	22	202036893	associated works. PROPOSAL FOR MULTI UNIT DEVELOPMENT - The construction of 24, three storey dwellings with attached garages, landscaping and associated works.	Approval Conditional	12-MAY-20
76	2	201936590	PROPOSAL FOR PUBLIC WORKS - Construction of amenities block and carpark. Amenities include toilets, external wash basins, driveway, carpark, connections to existing pedestrian network, landscaping and	Approval Conditional	20-APR-20
50	5	201935981	associated works. PROPOSAL FOR NEW DWELLING <i>i</i> Construction of a new single storey dwelling with attached garage, landscaping and associated works.	Approval Conditional	17-OCT-19
58	11	201935602		Approval Conditional	06-FEB-20
52	4	201935490	PROPOSAL FOR NEW DWELLING - Two storey single dwelling with alfresco, garage and associated site works including a retaining wall.	Approval Conditional	09-SEP-19
2	7	202037798	PROPOSAL FOR PUBLIC WORKS - Proposed John Gorton Drive expansion comprising of 1.7km dual carriageway, a new 225 metre bridge over the Molonglo River,	Approval Conditional	12-FEB-21



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	2021 13.43	LEA			
2	7		separated share paths, two new signalised		
			intersections, bridge pier footings, lighting and servicing, stormwater management, tree removal, landscape rehabilitation and other associated works.		
50	20	201935195	PROPOSAL FOR NEW DWELLING - construction of a new two storey dwelling with attached garage, swimming pool, retaining walls, courtyard wall and associated works.		
52	6	201936531	PROPOSAL FOR NEW DWELLING - proposal seeking approval for a partially constructed new two storey dwelling, garage and associated works.	Approval Conditional	12-MAR-20
67	1	202038156	PROPOSAL FOR MULTI-UNIT DEVELOPMENT - Construction of 52 dwellings, comprising of 8 two storey townhouse dwellings, 12 three storey townhouse dwellings and 32 apartments across 2 four storey buildings, basement parking, verge works, landscaping and associated works.	Active	
62	9	202037044	PROPOSAL FOR SWIMMING POOL - proposal for swimming pool and associated works.	Approval Conditional	20-MAY-20
2	7	202037205	PROPOSAL FOR SINAGE - Installation of temporary solar powered directional pole sign and associated works.	Approval Conditional	01-OCT-20
25	6	201936156	PROPOSAL FOR NEW DWELLING ¿ Construction of a new two storey dwelling with attached garage and associated works.	Active	
25	13	201936110	PROPOSALFORDWELLINGALTERATIONSANDADDITIONS¿Proposal to amend current courtyard wall.	Approval Conditional	25-OCT-19
58	19	201935221	PROPOSAL FOR NEW DWELLING - construction of a new two storey dwelling, attached garage, landscaping and associated works.	Approval Conditional	11-APR-19
59	2	201935716	PROPOSAL FOR A NEW COMMUNITY FACILITY DEVELOPMENT AND LEASE VARIATION. Construction of a new two storey community facility building consisting of a childcare centre, community centre, car park, landscaping and associated works; Lease Variation for subdivision to create two leases.	Approval Conditional	30-JAN-20
69	1	201936051	PROPOSAL FOR MULTI UNIT DEVELOPMENT - construction of 56 new	Approval Conditional	16-MAR-20



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Dame Pattie Menzies Building 16 Challis Street Dickson, ACT 2602

PLANNING AND LEASE MANAGER (PaLM) LEASE CONVEYANCING ENQUIRY REPORT

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terrace dwellings comprising of eight separate buildings up to three storeys, including double or tandem garage parking, landscaping and associated works.

LAND USE POLICIES

1

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To check the current land use policy in the suburb that you are buying a property in, please check the Territory Plan online at http://www.legislation.act.gov.au/ni/2008-27/current/default.asp

CONTAMINATED LAND SEARCH

Information is recorded by the Environment Protection Authority (EPA) regarding the contamination status of the land. This information is available via the EPA Contaminated Land Search. For further information on how to perform a search, please go to:

https://www.canberraconnect.act.gov.au/app/answers/detail/a_id/1564/kw/contaminated . For general information on land contamination in the ACT, please contact the Environment Protection Authority on 13 22 81.

ASBESTOS SEARCH

ACT Government records indicate that asbestos (loose fill or otherwise) is not present on this land. However, the accuracy of this information is not guaranteed. If the property was built prior to 1 January 2004, you should make your own enquiries and obtain reports (from a licensed Asbestos Assessor) in relation to the presence of loose-fill asbestos insulation (and other forms of asbestos e.g. bonded asbestos) on the premises.

CAT CONTAINMENT AREAS

Residents within cat containment areas are required to keep their cats confined to their premises at all times. The ACT Government pursuant to Section 81 of the Domestic Animals Act 2000, has declared the following areas to be cat containment areas: BONNER, COOMBS, CRACE, DENMAN PROSPECT, FORDE, JACKA (from 1 January 2017) LAWSON, MOLONGLO, MONCRIEFF, THE FAIR in north WATSON, THROSBY and WRIGHT. More information on cat containment is available at www.tams.act.gov.au or by phoning Access Canberra on 13 22 81.

TREE PROTECTION ACT 2005

The Tree Protection Act 2005 protects individual trees of importance and urban forest areas that require particular protection. A Tree Register has been established and can be found on the Territory and Municipal Services website http://www.tams.act.gov.au/parks-recreation/trees_and_forests/act_tree_register or for further information please call Access Canberra on 132281

---- END OF REPORT ----

Annexure I - Special conditions

45. Alphabetical identifier for the Land

- 45.1 The Buyer acknowledges that the Alphabetical Identifier for the Land in the Schedule:
 - (a) is a temporary identifier for the Land; and
 - (b) describes the Land with the same Alphabetical Identifier in the Block Details Plan.
- 45.2 The Seller agrees to inform the Buyer of the Numerical Identifier for the Land within a reasonable time of the Seller being notified of the Numerical Identifier by the Authority.
- 45.3 The Buyer agrees that the reference to:
 - (a) the Alphabetical Identifier in the Block Details Plan will be a reference to the Numerical Identifier once issued; and
 - (b) the Land in the Transfer will be the Numerical Identifier.